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# ILLINOIS REGISTER

## Rules of Governmental Agencies

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## INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1985, ch. 127, pars. 1001 et seq., as amended).

## REGISTER PUBLICATION SCHEDULE 1990

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 19, 1989	Dec. 26, 1989	1	Jan. 5, 1990	June 26, 1990	July 3, 1990	28	July 13, 1990
Dec. 26, 1990	Jan. 2, 1990	2	Jan. 12, 1990	July 3, 1990	July 10, 1990	29	July 20, 1990
Jan. 2, 1990	Jan. 9, 1990	3	Jan. 19, 1990	July 10, 1990	July 17, 1990	30	July 27, 1990
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Jan. 16, 1990	Jan. 23, 1990	5	Feb. 2, 1990	July 24, 1990	July 31, 1990	32	Aug. 10, 1990
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Jan. 30, 1990	Feb. 6, 1990	7	Feb. 16, 1990	Aug. 7, 1990	Aug. 14, 1990	34	Aug. 24, 1990
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Feb. 13, 1990	Feb. 20, 1990	9	Mar. 2, 1990	Aug. 21, 1990	Aug. 28, 1990	36	Sept. 7, 1990
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Feb. 27, 1990	Mar. 6, 1990	11	Mar. 16, 1990	Sept. 4, 1990	Sept. 11, 1990	38	Sept. 21, 1990
Mar. 6, 1990	Mar. 13, 1990	12	Mar. 23, 1990	Sept. 11, 1990	Sept. 18, 1990	39	Sept. 28, 1990
Mar. 13, 1990	Mar. 20, 1990	13	Mar. 30, 1990	Sept. 18, 1990	Sept. 25, 1990	40	Oct. 5, 1990
Mar. 20, 1990	Mar. 27, 1990	14	Apr. 6, 1990	Sept. 25, 1990	Oct. 2, 1990	41	Oct. 12, 1990
Mar. 27, 1990	Apr. 3, 1990	15	Apr. 13, 1990	Oct. 2, 1990	Oct. 9, 1990	42	Oct. 19, 1990
Apr. 3, 1990	Apr. 10, 1990	16	Apr. 20, 1990	Oct. 9, 1990	Oct. 16, 1990	43	Oct. 26, 1990
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Apr. 17, 1990	Apr. 24, 1990	18	May 4, 1990	Oct. 23, 1990	Oct. 30, 1990	45	Nov. 9, 1990
Apr. 24, 1990	May 1, 1990	19	May 11, 1990	Oct. 30, 1990	Nov. 5, 1990	46	Nov. 16, 1990
May 1, 1990	May 8, 1990	20	May 18, 1990	Nov. 5, 1990	Nov. 13, 1990	47	Nov. 26, 1990 (Mon.)
May 8, 1990	May 15, 1990	21	May 25, 1990	Nov. 13, 1990	Nov. 20, 1990	48	Nov. 30, 1990
May 15, 1990	May 22, 1990	22	June 1, 1990	Nov. 20, 1990	Nov. 27, 1990	49	Dec. 7, 1990
May 22, 1990	May 29, 1990	23	June 8, 1990	Nov. 27, 1990	Dec. 4, 1990	50	Dec. 14, 1990
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June 19, 1990	June 26, 1990	27	July 6, 1990	Dec. 24, 1990	Dec. 31, 1990	2	Jan. 11, 1991

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).







## DEPARTMENT OF INSURANCE

## DEPARTMENT OF INSURANCE

## NOTICE OF PROPOSED AMENDMENTS

## NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Minimum Standards of Individual Accident and Health Insurance

2) Code Citation: 50 Ill. Adm. Code 2007

3) Section Numbers:

	<u>Proposed Action</u>
2007.10	Amended
2007.50	Amended
2007.60	Amended
2007.70	Amended
2007.80	Amended
2007.90	Amended

4) Statutory Authority: Implementing Section 355a and authorized by Section 401 of the Illinois Insurance Code (Ill. Rev. Stat. 1989, ch. 73, pars. 967a and 1013).

5) A Complete Description of the Subjects and Issues Involved:  
These amendments modify language used to define the terms "hospital" and "continuous loss" in order to further clarify their meaning. These amendments also increase the daily hospital room and board amount to bring it more in line with the ever increasing cost of medical care.

6) Will this proposed rule replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? No

9) Are there any other proposed amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: n/a

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to comment on this proposed rulemaking may submit written comments no later than 45 days after the publication of this Notice to:

Kirk Petersen, Assistant Chief Counsel  
Illinois Department of Insurance  
320 West Washington  
Springfield, Illinois 62767

12) Initial Regulatory Flexibility Analysis: The Department has determined that this proposed rulemaking will not affect small businesses as that term is defined by Ill. Rev. Stat. 1989, ch. 127, par. 1003.10.

The full text of the Proposed Amendment begins on the next page:



## DEPARTMENT OF INSURANCE

## NOTICE OF PROPOSED AMENDMENTS

TITLE 50: INSURANCE  
CHAPTER 1: DEPARTMENT OF INSURANCE  
SUBCHAPTER 2: ACCIDENT AND HEALTH INSURANCE

PART 2007  
MINIMUM STANDARDS OF INDIVIDUAL ACCIDENT  
AND HEALTH INSURANCE

Section	Authority
2007.10	Purpose
2007.20	Application
2007.30	Revision of Noncomplying Policy Form and Subscriber
2007.40	Contracts Certificate of Compliance Required
2007.50	Definitions
2007.60	Prohibited Policy Provisions
2007.70	Accident and Health Minimum Standards for Benefits
2007.80	Required Disclosure Provisions
2007.90	Requirements for Replacement
2007.100	Severability

AUTHORITY: Implementing Section 355a and authorized by Section 401 of the Illinois Insurance Code (Ill. Rev. Stat. 19859, ch. 73, pars. 967a and 1013).

SOURCE: Adopted at 2 Ill. Reg. 30, p. 41, effective August 1, 1978; amended at 4 Ill. Reg. 45, p. 102, effective March 1, 1981; amended at 6 Ill. Reg. 7072, effective May 27, 1982; codified at 7 Ill. Reg. 10591; amended at 12 Ill. Reg. 6921, effective April 1, 1988; amended at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_.

## Section 2007.10 Authority

This Part is issued by the Director of Insurance pursuant to Section 401 of the Illinois Insurance Code (Ill. Rev. Stat. 19819, ch. 73, par. 1013) which empowers the Director "... to make reasonable rules and regulations as may be necessary for making effective..." the insurance laws of this State. This Part implements Section 355a of the Illinois Insurance Code (Ill. Rev. Stat. 19819, ch. 73, par. 967a).

(Source: Amended at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_.)

## Section 2007.50 Definitions

## DEPARTMENT OF INSURANCE

## NOTICE OF PROPOSED AMENDMENTS

Except as provided hereafter, no individual accident or health insurance policy delivered or issued for delivery to any person in this State shall contain definitions respecting the matters set forth below unless such definitions comply with the requirements of this Section.

## "Accident" and "Accidental Injury"

"Accident" and "Accidental Injury" shall be defined to employ "result" language and shall not include words which establish an accidental means test or use words such as "external," "violent," "visible" or similar words of description or characterization. The definition shall not be more restrictive than the following: "Injury or injuries, for which benefits are provided, means accidental bodily injuries sustained by the insured person which are the direct cause of loss, independent of disease or cause of loss, independent of disease or bodily infirmity and occurring while the insurance is in force."

(AGENCY NOTE: The fact that the injury combined with other factors to produce the loss does not necessarily relieve the insurer of liability. Each claim must be judged on the basis of its particular facts and in light of the court decisions, to determine whether the injury is to be considered as the cause of the loss.)

Such definition may provide that injuries shall not include injuries for which benefits are provided under any workers' compensation, employer's liability or similar law, motor vehicle no-fault plan, unless prohibited by law, or injuries occurring while the insured person is engaged in any activity pertaining to any trade, business, employment, or occupation for wage or profit.

"Convalescent Nursing Home," "Extended Care Facility," or "Skilled Nursing Facility" shall be defined in relation to its status, facilities and available services.



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A definition of such home or facility shall not be more restrictive than one requiring that it:

- be operated pursuant to law;
- be approved for payment of Medicare benefits or be qualified to receive such approval, if so requested;
- be primarily engaged in providing, in addition to room and board accommodations, skilled nursing care under the supervision of a duly licensed physician;
- provide continuous 24 hours a day nursing service by or under the supervision of a registered graduate professional nurse (R.N.); and maintains a daily medical record of each patient.

The definition of such home or facility may provide that such term shall not be inclusive of:

- any home, facility or part thereof used primarily for rest;
- a home or facility for the aged or for the care of drug addicts or alcoholics; or
- a home or facility primarily used for the care and treatment of mental diseases or disorders, or custodial or educational care.

"Home Health Care Agency" shall not be defined more restrictively than a public agency or private organization that provides skilled nursing services and meets the following requirements:

It is primarily engaged in providing home health care services;

Its policies are established by a group of professional personnel (including at least one physician and one registered nurse (R.N.));

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Supervision of home health care services is provided by a physician or a registered nurse (R.N.);

It maintains clinical records on all patients; and

It has a full time administrator.

"Home Health Care" shall not be defined more restrictively than skilled nursing care or services provided to a person at a residence according to a plan of treatment for illness or infirmity prescribed by a physician. Such services shall include, but are not limited to, the following:

Part time and intermittent skilled nursing services  
- Services given to a patient at least once every 60 days or as frequently as a few hours per day, several days per week.

## Therapeutic Services:

- Physical Therapy;
- Occupational Therapy;
- Speech and Hearing Therapy;

Medical social services, medical supplies, drugs and medicines prescribed by a physician and related pharmaceutical services and laboratory services to the extent such charges or costs would have been covered under the policy if the insured person had remained in the hospital.

"Hospital" may be defined in relation to its status, facilities and available services or to reflect its accreditation by the Joint Commission on Accreditation of Hospitals.

The definition of the term "hospital" shall not be more restrictive than one requiring that the hospital;

be an institution operated pursuant to the law; and

be primarily and continuously engaged in providing or operating medical and diagnostic



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facilities, with major surgical facilities either on its premises or in facilities available to the hospital on a prearranged basis, under the supervision of a staff of duly licensed physicians, for the medical care and treatment of sick or injured persons on an in-patient basis for which a charge is made; and

provide 24 hours nursing service by or under the supervision of registered graduate professional nurses (R.N.'s).

The definition of the term "hospital" may state that such term shall not be inclusive of:

convalescent, rest, or nursing homes or facilities; or

facilities primarily affording custodial or educational care or care or treatment for persons suffering from mental diseases or disorders; or

facilities for the aged, mentally ill, drug addicts or alcoholics, or (except for a unit of a hospital dedicated to the treatment of drug addicts or alcoholics or the mentally ill);

any military or veterans hospital or soldiers home or any hospital contracted for or operated by any national government or agency thereof for the treatment of members or ex-members of the armed forces, except for services rendered on an emergency basis where a legal liability exists for charges made to the individual for such services.

"Medicare" shall be defined in any hospital, surgical or medical expense policy which relates its coverage to eligibility for Medicare or Medicare benefits. Medicare may be substantially defined as "The Health Insurance for the Aged Act, Subchapter XVIII of the Social Security Amendments of 1965 as then constituted or later amended (42 U.S.C. 1395 et seq.)," or "Title I, Part I of Public Laws 89-97, as Enacted by the

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Eighty-Ninth Congress of the United States of America and popularly known as the Health Insurance for the Aged Act (42 U.S.C. 395 et seq.), as then constituted and any later amendments or substitutes thereof" or words of similar import.

"Mental or Nervous Disorders" shall not be defined more restrictively than a definition including neurosis, psychoneurosis, psychopathy, psychosis, or mental or emotional disease or disorder of any kind.

"Nurses" may be defined so that the description of nurse is restricted to a type of nurse, such as registered graduate professional nurse (R.N.), a licensed practical nurse (L.P.N.), or a licensed vocational nurse (L.V.N.). If the words "nurse," "trained nurse" or "registered nurse" are used without specific instruction, then the use of such terms requires the insurer to recognize the services of any individual who qualifies under such terminology in accordance with the applicable statutes or administrative rules of the licensing or registry board of the state.

"One period of confinement" or "continuous hospital confinement" means consecutive days of in-hospital service received as an in-patient, or successive confinements when discharge from and readmission to the hospital occurs within a period of time not more than 90 days or three times the maximum number of days of in-hospital coverage provided by the policy to a maximum of 180 days, whichever is greater.

"Partial Disability" shall be defined in relation of the individual's inability to perform one or more, but not all, of the "major," "important," or "essential" duties of employment or occupation or may be related to a percentage of time worked, to a specified number of hours or to compensation. Where a policy provides total disability benefits and partial disability benefits, only one elimination period may be required.

"Physician" may be defined by including words such as "duly qualified physician; or "duly licensed physician." The use of such terms requires an insurer to recognize and to accept, to the extent of its obligation under the contract, all providers of medical care



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and treatment when such services are within the scope of the provider's licensed authority and are provided pursuant to applicable laws dealing with physician licensure.

"Residual Disability" shall be defined in relation to the individual's reduction in earnings and may be related either to the inability to perform some part of the "major," "important," or "essential" duties of employment or occupation, or to the inability to perform all usual business for as long as is usually required. A policy which provides for residual disability benefits may require a qualification period, during which the insured must be continuously totally disabled before residual disability benefits are payable. The qualification period for residual benefits may be longer than the elimination period for total disability. In lieu of the term "residual disability," the insurer may use "proportionate disability" or other term of similar import which in the opinion of the Director adequately and fairly describes the benefit.

"Sickness" shall not be defined to be more restrictive than the following: "Sickness means sickness or disease of an insured person which first manifests itself after the effective date of insurance and while the insurance is in force." A definition of sickness may provide for a probationary period which will not exceed thirty (30) days from the effective date of the coverage of the insured person. The definition may be further modified to exclude sickness or disease for which benefits are provided under any workers' compensation, occupational disease, employer's liability or similar law.

## "Total Disability"

A general definition of total disability cannot be more restrictive than one requiring the individual to be totally disabled from engaging in any such employment or occupation which he could, giving due consideration of his education, training or experience be reasonably expected to engage in and is not in fact engaged in any employment or occupation for wage or profit.

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Total disability may be defined in relation to the inability of the person to perform duties but may not be based solely upon an individual's inability to:

Perform "any occupation whatsoever," "any occupational duty," or "any and every duty of his occupation,"

Engage in any training or rehabilitation program.

An insurer may specify the requirement of the complete inability of the person to perform all of the substantial and material duties of his regular occupation or words of similar import. An insurer may require care by a physician other than the insured or a member of the insured's immediate family.

When through a specific provision of a policy, disability coverage is provided to a retired person, such definition shall not require more than the insured be completely unable to engage in the normal activities of a retired person of like age and good health.

(Source: Amended at \_\_\_\_\_ Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 2007.60 Prohibited Policy Provisions

- a) Except as provided in Section 2007.50 definition of "sickness", no policy shall contain provisions establishing a probationary or waiting period during which no coverage is provided under the policy subject to the further exception that a policy may specify a probationary or waiting period not to exceed six (6) months for specified diseases or conditions and losses resulting therefrom for hernia, varicose veins, adenoids, appendix and tonsils. However, the permissible six (6) months exception shall not be applicable where such specified diseases or conditions are treated on an emergency basis. Accident policies shall not contain a probationary or waiting period.

- b) No policy or rider for additional coverage may be issued as a dividend unless an equivalent cash payment is offered to the policyholder as an alternative to such dividend policy or rider. No such dividend policy



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or rider shall be issued for an initial term of less than six (6) months.

- c) A disability policy, hospital confinement indemnity policy or specified disease policy may contain a "return of premium" or "cash value benefit" so long as:
- 1) The policy provides for a return of 100% of all premiums paid less the claims incurred by the time the insured attains age 65. A percentage of less than 100%, but greater than 50%, is permissible if the "return of premium" or "cash value benefit" has been in force for 10 years or less;
  - 2) The policy contains a reasonable nonforfeiture benefit and provides for the value to be paid automatically upon lapse or death;
  - 3) The surrender value percentages are not less than those calculated assuming 1958 Commissioners Standard Ordinary Mortality, 5% interest and 5 year preliminary term;
  - 4) An acceptable method of reserving is approved by the Director concurrent with approval of the policy. Reserves should exceed or equal the cash value at all durations;
  - 5) The surrender value percentages are calculated assuming a zero percent future claim offset;
  - 6) The surrender value percentages are defined for all policy years (surrender value percentages may be shown only for the first twenty policy years, but under these conditions the contract must define the method used to determine the surrender value percentages after the twentieth contract year);
  - 7) The interim surrender value percentages are defined when premiums are paid within a contract year;
  - 8) The policy does not tie the return of premium to anything less than 100% of the premiums paid less claims paid.

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d) Accident and Health policies shall not contain provisions excluding coverage for:

- 1) Confinement in a hospital operated by a Federal, State or Local Government;
- 2) Charges for medical services provided by a Federal, State or Local Government;

where a liability exists for charges made to or on behalf of the insured or covered dependents.

e) No policy shall limit or exclude coverage by the type of illness, accident, treatment or medical condition, except as follows:

- 1) Preexisting conditions or diseases;
- 2) Mental or emotional disorders, alcoholism and drug addiction;
- 3) Pregnancy, except for complications of pregnancy;
- 4) Rehabilitative care, except that where benefits, in whole or in part, would be payable for such care under the terms of coverage, those benefits may not be denied on the basis that such care or treatment was provided, in whole or in part, in a rehabilitation institution, if such institution was a fully accredited hospital as defined in Section 2007.50 of this Part at the time care or treatment was provided;
- 5) Injury, illness, treatment or medical condition arising out of:
  - A) war or act of war (whether declared or undeclared); participation in a felony, riot or insurrection; service in the armed forces or units auxiliary thereto,
  - B) suicide (sane or insane), attempted suicide or intentionally self-inflicted injury,
  - C) aviation,



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- D) with respect to short-term nonrenewable policies, interscholastic sports;
- 6) Cosmetic surgery, except that "cosmetic surgery" shall not include reconstructive surgery when such service is incidental to or follows surgery resulting from trauma, infection or other diseases of the involved part.
- 7) Foot care in connection with corns, calluses, flat feet, fallen arches, weak feet, chronic foot strain, or symptomatic complaints of the feet.
- 8) Benefits provided under Medicare or any state or federal workmen's compensation, employer's liability or occupational disease law, or any motor vehicle no-fault law; services rendered by employees of hospitals, laboratories or other institutions; services performed by a member of the covered person's immediate family; and services for which no charge is normally made in the absence of insurance.
- 9) Dental care or treatment;
- 10) Eye glasses, hearing aids and examination for the prescription or fitting thereof;
- 11) Rest cures, custodial care, transportation and routine physical examinations;
- 12) Territorial limitations.
- f) No provision of this Part shall prohibit the use of any policy provision which is required or permitted by statute. Other provisions of this Part shall not impair or limit the use of waivers to exclude, limit or reduce coverage or benefits for specifically named or described preexisting diseases, physical condition or extra hazardous activity. Where waivers are required as a condition of issuance, renewal or reinstatement, signed acceptance by the insured is required unless on initial issuance the full text of the waiver is contained either on the first page or specification page of the policy or unless notice of the waiver appears on the first page or specification page.

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- g) No policy, rider or endorsement providing benefits for loss due to an accident or accidental injury shall contain a provision or clause limiting, reducing or excluding liability for a loss resulting from purely accidental circumstances (e.g. involuntary or unintentional ingestion of poison or inhalation of poisonous gases or fumes-). This restriction shall not preclude the exclusion of loss due to suicide or attempt thereof by properly drawn language nor shall it preclude approval of a benefit for loss from defined accidents, such as travel, sport and student accident insurance.
- h) No policy, rider or endorsement shall limit or exclude coverage for illness, accident, treatment or medical condition by using a general exclusion for complications arising from a covered condition or the treatment of a covered condition. This restriction shall not preclude the exclusion of loss due to such complications which are specifically named.
- i) Policy provisions precluded in this Section shall not be construed as a limitation on the authority of the Director to disapprove other policy provisions in accordance with Insurance Code Section 143, (1) (Ill. Rev. Stat. 1981, ch. 73, par. 755(1)), which, in the opinion of the Director, are unjust, unfair, or unreasonably discriminatory to the policyholder, beneficiary, or any person insured under the policy.

(Source: Amended at \_\_\_\_\_ Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

# Section 2007.70 Accident and Health Minimum Standards for Benefits

- a) The following minimum standards for benefits are prescribed for the categories of coverage noted in the following subsection. No individual policy of accident and health insurance shall be delivered or issued for delivery in this State which does not meet the required minimum standards for the specified categories unless the Director finds that such policies are Limited Benefit Health Insurance and the Outline of Coverage complies with the appropriate outline in Section 2007.80(c) of this Part.



## DEPARTMENT OF INSURANCE

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- b) Nothing ~~is~~ in this Section shall preclude the issuance of any policy combining two or more categories of coverage as set forth in Section 355a, Ssubsection 4, of the Illinois Insurance Code.

## 1) General Rules

- A) A "noncancellable," "guaranteed renewable," or "noncancellable and guaranteed renewable" policy shall not provide for termination of coverage of the spouse solely because of the occurrence of an event specified for termination of coverage of the insured, other than nonpayment of premium. The policy shall provide that in the event of the insured's death the spouse of the insured, if covered under the policy, shall become the insured.
- B) The terms "noncancellable," "guaranteed renewable," or "noncancellable and guaranteed renewable" shall not be used without further explanatory language in accordance with the disclosure requirements of Section 207.80(a)(1) of this Part. The terms "noncancellable" or "noncancellable and guaranteed renewable" shall be defined as in 50 Ill. Adm. Code 2003.

- C) In a family policy covering both husband and wife, the age of the younger spouse must be used as the basis for meeting the age and durational requirements of the definitions of "noncancellable" or "guaranteed renewable." However, this requirement shall not prevent termination of coverage of the older spouse upon attainment of the stated age limit (e.g., age 65) so long as the policy may be continued in force as to the younger spouse to the age or for the durational period as specified in said definition.

- D) If a policy contains a status-type military service exclusion of a provision which suspends coverage during military service, the policy shall provide, upon receipt of written request,

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for refund of premiums as applicable to such person on a pro rate basis.

- E) Policies providing normal pregnancy benefits shall provide that in the event the insurer cancels or refuses to renew the policy there shall be an extension of benefits as to pregnancy commencing while the policy is in force and at the same level for which benefits would have been payable had the policy remained in force.
- F) Policies providing convalescent or extended care benefits following hospitalization shall not condition such benefits upon admission to the convalescent or extended care facility within a period of less than fourteen (14) days after discharge from the hospital.
- G) Any medical, surgical or other expense benefit for the recipient insured in a transplant operation may specify the limits for such specific benefit relating to donors or shall provide reimbursement of such expense of the live donor to the extent that such benefits remain and are available under the recipient's policy, after benefits for the recipient's own expenses have been paid.
- H) A policy may contain a provision relating to recurrent disabilities provided, however, that no such provision shall specify that a recurrent disability be separated by a period greater than six (6) months.
- I) Any pre-existing condition exclusion must be administered in accordance with 50 Ill. Adm. Code 2005. When a definition of preexisting condition(s) is required by 50 Ill. Adm. Code 2005.50, for purposes of readability, it may be summarized in the appropriate policy provision by a definition reading substantially as follows:

"A pre-existing illness (condition) means any condition that was diagnosed or treated



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by a physician within 24 months prior to the effective date of the coverage or produced symptoms within 12 months prior to the effective date of coverage that would have caused an ordinarily prudent person to seek medical diagnosis or treatment."

J) Accidental death and dismemberment benefits shall be payable if the loss occurs within ninety (90) days from the date of the accident, irrespective of total disability. Disability income benefits, if provided, shall not require the loss to commence less than thirty (30) days after the date of accident, nor shall any policy which the insurer cancels or refuses to renew require that it be in force at the time the disability commences if the accident occurred while the policy was in force.

K) Specific dismemberment benefits shall not be in lieu of other benefits unless the specific dismemberment benefit equals or exceeds the other benefits.

L) Any accident only policy providing benefits which vary according to the type of accidental cause shall prominently set forth in the outline of coverage the circumstances under which benefits payable are less than the maximum amount payable under the policy.

M) Termination of the policy shall be without prejudice to any continuous loss which commenced while the accident and sickness policy was in force, but the extension of benefits beyond the period the policy was in force, in the event the insurer refuses to renew, may be predicated upon the continuous total disability of the insured limited to a period of one year for health care benefits, limited to the duration of the policy benefit period (if any), and/or limited to the payment of the maximum benefits.

Total Disability or Totally Disabled for the purposes of this Section means complete

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incapacity of the covered person as the result of an Injury or Sickness:

i) to engage in any occupation for pay or profit, or if not employed, to engage in the normal activities of a person of the same age; and

ii) which requires the regular care of a Physician other than a covered person.

Extension and limitation of coverage means if a covered person is totally disabled on his/her coverage termination date the coverage provided for that covered person by this policy and any attached riders will be extended. This extension is limited to confinement and/or expenses incurred:

i) for the injury or sickness which caused the total disability;

ii) during the uninterrupted continuance of the total disability; and

iii) during the twelve months following the covered person's coverage termination date.

During the extended coverage the applicable policy and rider provisions, exclusions, exceptions and limitations will be the same as would have applied had coverage not terminated for such covered person.

N) All policies issued, whether or not such policy contains the refund provisions, shall be administered to provide a refund of any unearned premiums upon death of any insured member from date of death if the Company receives a written request for unearned premium from the policyowner or the person entitled thereto.

2) Basic Hospital Expense Coverage



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"Basic Hospital Expense Coverage" is a policy of accident and health insurance which provides coverage for a period of not less than thirty-one (31) days during any continuous hospital confinement for each person insured under the policy, for expense incurred for necessary treatment and services rendered as a result of accident or sickness. Coverage shall be for at least the following:

A) Daily hospital room and board in an amount not less than the lesser of

i) 80% of the charges for semi-private room accommodations or

ii) \$50.00 \$100.00 per day; except that \$100.00 may be reduced to \$70.00 outside the metropolitan area.

B) Miscellaneous charges made by the hospital for services and supplies which are customarily rendered by the hospital and provided for use only during any one period of confinement in an amount not less than either 80% of the charges incurred up to at least \$1,000.00 or ten times the daily hospital room and board benefits; and

C) Hospital outpatient services consisting of

i) hospital services on the day surgery is performed;

ii) hospital services rendered within 72 hours after accidental injury, in an amount not less than \$50.00, and;

iii) X-ray and laboratory tests for the purpose of a diagnosis and treatment of an accidental injury or a sickness, in an amount not less than \$100.00, but only to the extent that benefits for x-ray and laboratory tests would have been provided if rendered to an in-patient of the hospital.

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D) Benefits provided under (A) and (B) above, may be provided subject to a combined deductible amount not in excess of \$100.00.

3) Basic Medical-Surgical Expense Coverage

"Basic Medical-Surgical Expense Coverage" is a policy of accident and health insurance which provides coverage for each person insured under the policy for the expenses incurred for the necessary services rendered by a physician for treatment of an injury or sickness. Coverage shall be for at least the following:

A) Surgical services:

i) in amounts not less than those provided on a fee schedule based on the relative values contained in the state of New York certified surgical fee schedule, or the 1964 California Relative Value Schedule or other acceptable relative value scale of surgical procedures, up to a maximum of at least \$500.00 for any one procedure; or

ii) not less than 80% of the reasonable charges.

B) Anesthesia services, consisting of administration of necessary general anesthesia and related procedures in connection with covered surgical service rendered by a physician other than the physician (or his assistant) performing the surgical services:

i) in an amount not less than 80% of the reasonable charges; or

ii) 15% of the surgical service benefit.

C) In-hospital medical services, consisting of physician services rendered to a person who is a bed patient in a hospital for treatment of sickness or injury other than that for which surgical care is required, in an amount not less than 80% of the reasonable charges; or



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\$5.00 per day for not less than twenty-one (21) days during one period of confinement.

## 4) Hospital Confinement Indemnity Coverage

"Hospital Confinement Indemnity Coverage" is a policy of accident and health insurance which provides for not less than \$30.00 per day and for not less than thirty-one (31) days during any one period of confinement for each person insured under the policy. The policy may contain a benefit limit less than \$30.00 per day if the policy benefit period is extended to reflect a maximum amount payable under a \$30.00 per day policy with a thirty-one maximum confinement period for any one period of confinement.

## 5) Major Medical Expense Coverage

"Major Medical Expense Coverage" is an accident and health insurance policy which provides hospital, medical and surgical expense coverage, to an aggregate maximum of not less than \$10,000.00; co-payment by the covered person not to exceed 25% of covered charges; a deductible stated on a per person, per family, per illness, per benefit period, or per year basis, or a combination of such bases not to exceed 5% of the aggregate maximum limit under the policy, unless the policy is written to complement underlying hospital and medical insurance in which case such deductible may be increased by the amount of the benefits provided by such underlying insurance, for each covered person. The aggregate maximum shall be increased not less than \$3.00 for each \$1.00 by which the deductible exceeds the minimum. Major medical expense insurance must provide for each covered person coverage of:

- A) Daily hospital room and board expenses, prior to application of the co-payment percentage, for not less than \$50.00 daily or, in lieu thereof, the average daily cost of semi-private room rate in the area where the insured resides, for a period of not less than thirty-one

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days during any period of continuous hospital confinement;

- B) ~~Miscellaneous~~ Miscellaneous Hospital Services, prior to application of the co-payment percentage, for an aggregate maximum of not less than \$1,500.00 or 15 times the daily room and board rate if specified in dollar amount;

- C) Surgical Services, prior to application of the co-payment percentage, to a maximum of not less than \$600.00 for the most severe operation with the amounts provided for other operations reasonably related to such maximum amount; anesthetic services, prior to application of the co-payment percentage, of at least 15% of the covered surgical fees or, alternatively, if the surgical schedule is based on relative values, not less than the amount provided therein for anesthetic services at the same unit value as used for surgical schedule;

- D) Physician visits, in or out of the hospital with minimum dollar amounts per visit, prior to application of the co-payment percentage, equal to not less than \$8.00 per visit, covering not less than one visit per day and for an aggregate maximum of such covered charges of not less than \$600.00;

- E) Out of Hospital Diagnostic X-rays and Tests, prior to application of the co-payment percentage, for an aggregate maximum of such covered charges of not less than \$600.00;

- F) Not fewer than 3 of the following additional benefits, prior to application of the co-payment percentage, for an aggregate maximum of such covered charges of not less than \$1,000.00;

- i) private duty registered, or if not available, licensed practical nurse services performed by other than a family member while the insured is hospital confined;



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- ii) convalescent nursing home care;
- iii) diagnosis and treatment by a radiologist or physiotherapist;
- iv) rental of special medical equipment, as defined by the insurer in the policy;
- v) artificial limbs or eyes, casts, splints, trusses or braces;
- vi) treatment for functional nervous disorders, and mental or emotional disorders;
- vii) out of hospital prescription drugs and medications.

## 6) Disability Income Protection Coverage

"Disability Income Protection Coverage," is a policy which provides for periodic payments, weekly or monthly, for a specified period during the continuance of disability resulting from either sickness or injury or a combination thereof which has a maximum period of time for which it is payable during disability of at least six (6) months. A disability income protection policy may provide for reduction by the amount of Social Security benefits at inception of any claim but no benefit reduction shall be permitted to offset a Social Security benefit increase during a benefit period.

## 7) Accident Only Coverage

"Accident Only Coverage" is a policy of accident insurance which provides coverage, singly or in combination, for death, dismemberment, disability or hospital and medical care caused by accident. Accidental death and double dismemberment amounts under such a policy shall be at least \$1,000.00 and a single dismemberment shall be at least \$500.00.

## 8) Specified Coverages

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"Specified Disease Coverage" pays benefits for the diagnosis and treatment of a specifically named disease or diseases. Any such policy must meet the following general rules and one of the following sets of minimum standards for benefits; such insurance covering cancer-whether cancer only or in conjunction with other condition(s) or disease(s)-must meet the standards of subsection (c) or (d); insurance covering specified disease(s) other than cancer must meet the standards of subsections (b) or (d).

## A) General Rules:

- i) All advertising materials used in conjunction with a specified disease policy must accompany the policy filing.
- ii) Policies covering a single specified disease or combination of specified diseases may not be sold or offered for sale other than as specified disease covered under this section.
- iii) Any policy issued pursuant to this section which conditions payment upon pathological diagnosis of a covered disease, shall also provide that if such a pathological diagnosis is medically inappropriate, a clinical diagnosis will be accepted in lieu thereof.
- iv) Notwithstanding any other provision of this regulation, specified disease policies shall provide benefits to any covered person not only for the specified disease(s) but also for any other condition(s) or disease(s) directly caused or aggravated by the specified disease(s) or the treatment of the specified disease(s).
- v) Policies containing specified disease coverage shall be at least Guaranteed Renewable.



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- vi) No policy issued pursuant to this section shall contain a waiting or probationary period greater than thirty (30) days.
- vii) Payment may be conditioned upon a covered person receiving medically necessary care or treatment.
- viii) Except for the uniform policy provision regarding other insurance with this insurer, benefits for specified disease coverage shall be paid regardless of other coverage available through individual health insurance.
- ix) After the effective date of the coverage (or applicable waiting period, if any) benefits shall begin with the first day of medical care or hospital confinement if such care or confinement is for a covered disease even though the diagnosis is made at some later date.
- B) The following minimum benefit standards apply to noncancer coverages: A policy which provides coverage for each person insured under the policy for a specifically named disease (or disease(s)) with a deductible amount not in excess of (\$250.00) and an ~~overall~~ aggregate benefit limit, per person, of not less than (\$10,000) and a benefit period of not less than two (2) years for at least the following incurred expenses:
  - i) Hospital room and board and any other hospital furnished medical services or supplies;
  - ii) Treatment by a legally qualified physician or surgeon;
  - iii) Private duty services of a registered nurse (R.N.);

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- iv) X-ray, radium, cobalt, nuclear medicine, and other therapeutic procedures used in diagnosis and treatment;
- v) Professional ambulance for local service to or from a local hospital;
- vi) Blood transfusions, including expense incurred for blood donors;
- vii) Drugs and medicines prescribed by a physician;
- viii) The rental of an iron lung or similar mechanical apparatus;
- ix) Braces, crutches and wheelchairs as are deemed necessary by the attending physician;
- x) Emergency transportation if in the opinion of the attending physician it is necessary to transport the insured to another locality for treatment of the disease; and
- xi) May include coverage of any other expenses necessarily incurred for treatment of the disease.
- C) A policy which provides coverage for each person insured under the policy for cancer-only coverage or in combination with one or more other specified diseases on an expense incurred basis for services, supplies, care and treatment that are prescribed by a physician as necessary for the treatment of cancer, in amounts not in excess of the usual and customary charges, with a deductible amount not in excess of (\$250.00) and an overall aggregate benefit limit, per person, of not less than (\$10,000) and a benefit period of not less than two (2) years for at least the following:
  - i) Treatment by, or under the direction of, a legally qualified physician or surgeon;



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- ii) X-ray, radium, cobalt, chemotherapy, nuclear medicine, and other therapeutic procedures used in diagnosis and treatment;
- iii) Hospital room and board and any other hospital furnished medical services or supplies;
- iv) Blood transfusions and the administration thereof, including expense incurred for blood donors;
- v) Drugs and medicines prescribed by a physician;
- vi) Professional ambulance for local service to or from a local hospital;
- vii) Private duty services of a registered nurse (R.N.) provided in a hospital; and
- viii) May include coverage of any other expenses necessarily incurred in the treatment of the disease; however, items (i), (ii), (iv), (v) and (vi) plus at least the following shall be included, but may be subject to copayment not to exceed (20%) of covered charges when rendered on an out-patient basis;
- ix) Braces, crutches and wheelchairs as are deemed necessary by the attending physician for the treatment of the disease;
- x) Emergency transportation if in the opinion of the attending physician it is necessary to transport the insured to another locality for treatment of the disease; and
- xi) Home Health Care, that is necessary care and treatment provided at the covered person's residence by a home health care agency or by others under arrangements made with a home health care agency. The program of treatment must be prescribed in writing by the covered

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person's attending physician, who must approve the program prior to its start. The physician must certify that hospital confinement would be otherwise required.

- xii) Physical, speech, hearing and occupational therapy;
  - xiii) Special equipment including hospital bed, toilette, pulleys, aspirator, incontinence pants, oxygen, surgical dressings, rubber shields, colostomy and eleostomy appliances;
  - xiv) Reconstructive surgery when deemed necessary by the attending physician;
  - xv) Prosthetic devices; and
  - xvi) Nursing home care for non-custodial services.
- D) The following minimum benefit standards apply to specified disease coverages written on a per diem indemnity basis. Such coverages must offer covered persons:
- i) A fixed sum payment equal to one-half of the hospital confinement for at least 365 days days days.
  - ii) A fixed sum payment equal to one-half of the hospital in-patient benefit for each day of hospital or non-hospital out-patient surgery, chemotherapy and radiation therapy for at least 365 days of treatment.
  - iii) Benefits tied to confinement in a skilled nursing home or ~~to receipt~~ to receipt of home health care are optional; if a policy offers these benefits, they must equal the following:
    - A fixed sum payment equal to one-fourth the hospital in-patient benefit for each day of skilled nursing home confinement for at



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least 100 days. (approximately \$25.00 per day or \$2,500 minimum benefit.) A fixed sum payment equal to one-fourth the hospital in-patient benefit for each day of home health care for at least 100 days (\$2,500). Notwithstanding any other provision of this regulation, any restriction or limitation applied to the benefits in the above requirements, whether by definition or otherwise, shall be no more restrictive than those under Medicare.

E) "Specified Accident Coverage" is an accident insurance policy which provides coverage for a specifically identified kind of accident (or accidents) for each person insured under the policy for accidental death or dismemberment combined, with a benefit amount not less than \$1,000 for double dismemberment and \$500.00 for single dismemberment.

## 9) Limited Benefit Health Insurance Coverage

"Limited Benefit Health Insurance Coverage" is any policy or policies other than a policy or contract covering only a specified disease or diseases which provide benefits that are less than the minimum standards for benefits required under Section 2007.50(b)(2)-(7) of this Part. Such policies or contracts may be delivered or issued for delivery in this State only if the outline of coverage required by Section 2007.80(k) of this Part is completed and delivered as required by Section 2007.80(b) of this Part.

10) Non-Conventional Coverage: Nothing contained in this Section shall prohibit the issuance of a policy that does not fall within paragraphs (1) through (9) above if such policy is experimental in nature and is appropriately and prominently described in the outline of coverage required by Section 2007.80(1).

11) The requirements of this Section do not apply to policies issued in compliance with Insurance Code

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Section 363 (Ill. Rev. Stat. 1981<sup>9</sup>, ch. 73, par. 975).

(Source: Amended at \_\_\_\_\_ Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 2007.80 Required Disclosure Provisions

## a) General Rules

1) Each individual policy of accident and health insurance shall include a renewal, continuation, or nonrenewal provision. The language or specifications of such provision must be consistent with the type of policy to be issued. Such provision shall be appropriately captioned, shall appear on the first page of the policy, and shall clearly state the duration, where limited, of renewability and the duration of the term of coverage for which the policy is issued and for which it may be renewed.

2) Except for riders or endorsements by which the insurer effectuates a request made in writing by the policyholder or exercises a specifically reserved right under the policy, all riders or endorsements added to a policy after date of issue or at reinstatement or renewal which reduce or eliminate benefits or coverage in the policy shall require signed acceptance by the policyholder. After date of policy issue, any rider or endorsement which increases benefits or coverage with a concomitant increase in premium during the policy term must be agreed to be by the insured, except if the increased benefits or coverage is required by law.

3) Where a separate additional premium is charged for benefits provided in connection with riders or endorsements, such premium charge shall be set forth in the policy.

4) A policy which provides for the payment of benefits based on standards described as "usual and customary," "reasonable and customary," or words of similar import shall include a definition of such



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terms and an explanation of such terms in its accompanying outline of coverage.

- 5) If a policy contains any limitations with respect to preexisting conditions, such limitations must appear as a separate paragraph of the policy and be labeled as "Preexisting Condition Limitations."
- 6) All accident only policies shall contain a prominent statement on the first page of the policy or attached thereto in either contrasting color or in boldface type at least equal to the size of type used for policy captions, a prominent statement as follows:

"This is an accident only policy and it does not pay benefits for loss from sickness."

- 7) All policies, except single premium nonrenewal policies, shall have a notice prominently printed on the first page of the policy or attached thereto stating in substance, that the policyholder shall have the right to return the policy within ten (10) days of its delivery and to have the premium refunded if after examination of the policy the policyholder is not satisfied for any reason.

- 8) If age is to be used as a determining factor for reducing the maximum aggregate benefits made available in the policy as originally issued, such fact must be prominently set forth in the outline of coverage.

- 9) If a policy contains a conversion privilege, it shall comply, in substance, with the following: the caption of the provision shall be "Conversion Privilege," or words of similar import. The provision shall indicate the persons eligible for conversion, the circumstances applicable to the conversion privilege, including any limitations on the conversion, and the person by whom the conversion privilege may be exercised. The provision shall specify the benefits to be provided on conversion or may state that the converted coverage will be as provided on a policy form then being used by the insurer for that purpose.

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- 10) All specified disease policies shall contain a prominent statement on the first page of the policy in contrasting color and in bold face type at least equal to the size of type used for policy captions, a prominent statement as follows: "This is a limited policy. Read it carefully."

b) Outline of Coverage Requirements for Individual Coverages

- 1) No individual accident and health insurance policy shall be delivered or issued for delivery in this State unless an appropriate outline of coverage as prescribed in paragraphs (c)-(1) below is completed as to such policy and is delivered in accordance with Section 355a(5)(a) of the Illinois Insurance Code as enacted or thereafter amended.
- 2) In the event that a policy is issued on a basis other than that applied for, an outline of coverage properly describing the policy must accompany the policy when it is delivered and, if an outline of coverage was delivered earlier, contain the following statement, in not less than twelve (12) point type, immediately above the company name:

## NOTICE

Read this outline of coverage carefully. It is not identical to the outline of coverage provided upon application and the coverage originally applied for has not been issued.

- 3) In those cases where a policy designed to supplement existing coverage is approved, the outline of coverage shall prominently state that coverage is designed to supplement other health insurance policies owned by the insured.
- 4) The appropriate outline of coverage for policies providing hospital coverage which only meets the standards of Section 207.70(b)(2) shall be that statement contained in subsection (c) of this section. The appropriate outline of coverage for policies providing coverage which meets the standards of both Section 207.70(b)(2) and (3) shall



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be the statement contained in paragraph (e) of this Section. The appropriate outline of coverage for policies providing coverage which meets the standards of Section 207.70(b)(2) and (5) or Section 207.70(b)(3) and (5) or Section 207.70(b)(2), (3), and (5) shall be the statement contained in paragraph (g) of this Section.

## c) Basic Hospital Expense Coverage (Outline of Coverage)

An outline of coverage, in the form prescribed below, shall be issued in connection with policies meetings the standards of Section 207.70(b)(2) of this Part. The items included in the outline of coverage must appear in the sequence prescribed:

(COMPANY NAME)  
BASIC HOSPITAL EXPENSE COVERAGE  
OUTLINE OF COVERAGE

- 1) Read Your Policy Carefully - This outline of coverage provides a very brief description of the important features of your policy. This is not the insurance contract and only the actual policy provisions will control. The policy itself sets forth in detail the rights and obligations of both you and your insurance company. It is, therefore, important that you READ YOUR POLICY CAREFULLY!
- 2) Basic Hospital Expense Coverage - Policies of this category are designed to provide to persons insured coverage for hospital expenses incurred as a result of a covered accident or sickness. Coverage is provided for daily hospital room and board, miscellaneous hospital services, and hospital outpatient services, subject to any limitations, deductibles and co-payment requirements set forth in the policy. Coverage is not provided for physicians or surgeons fees or unlimited hospital expenses.
- 3) (A brief specific description of the benefits, including dollar amounts and number of days duration where applicable, contained in this policy in the following order:

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- A) daily hospital room and board;
- B) miscellaneous hospital services;
- C) hospital out-patient services; and
- D) other benefits, if any.)

(AGENCY NOTE: The above description of benefits shall be stated clearly and concisely, and shall include a description of any deductible or co-payment provision applicable to the benefits described.)

- 4) (A description of any policy provisions which exclude, eliminate, restrict, reduce, limit, delay, or in any other manner operate to qualify payment of the benefits described in (3) above.)
- 5) (A description of policy provisions respecting renewability or continuation of coverage, including age restrictions or any reservation of right to change premiums.)
- d) Basic Medical-Surgical Expense Coverage (Outline of Coverage)

An outline of coverage, in the form prescribed below, shall be issued in connection with policies meeting the standards of Section 207.70(b)(3) of this Part. The items included in the outline of coverage must appear in the sequence prescribed:

(COMPANY NAME)  
BASIC MEDICAL-SURGICAL EXPENSE COVERAGE  
OUTLINE OF COVERAGE

- 1) Read Your Policy Carefully - This outline of coverage provides a very brief description of the important features of your policy. This is not the insurance contract and only the actual policy provisions will control your policy. The policy itself sets forth in detail the rights and obligations of both you and your insurance company. It is, therefore, important that you READ YOUR POLICY CAREFULLY!



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2) Basic Medical-Surgical Expense Coverage - Policies of this category and are designed to provide to persons insured coverage for medical-surgical expenses incurred as a result of a covered accident or sickness. Coverage is provided for surgical services, anesthesia services, and in-hospital medical services, subject to any limitations, deductibles and co-payment requirements set forth in the policy. Coverage is not provided for hospital expenses or unlimited medical surgical expenses.

3) (A brief specific description of the benefits, including dollar amounts and number of days duration where applicable, contained in this policy, in the following order:

- A) surgical services;
- B) anesthesia services;
- C) in-hospital medical services; and
- D) other benefits, if any.)

(AGENCY NOTE: The above description of benefits shall be stated clearly and concisely, and shall include a description of any deductible or co-payment provision applicable to the benefits described.)

4) (A description of any policy provisions which exclude, eliminate, restrict, reduce, limit, delay, or in any other manner operate to qualify payment of the benefits described in (3) above.)

5) (A description of policy provisions respecting renewability or continuation of coverage, including age restrictions or any reservation of right to change premiums.)

e) Basic Hospital and Medical Surgical Expense Coverage  
(Outline of Coverage)

An outline of coverage, in the form prescribed below, shall be issued in connection with policies meeting the

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standards of Section 2007.70(b)(2) and (3) of this Part. The items included in the outline of coverage must appear in the sequence prescribed.

(COMPANY NAME)  
BASIC HOSPITAL AND MEDICAL SURGICAL EXPENSE COVERAGE  
OUTLINE OF COVERAGE

1) Read Your Policy Carefully - This outline of coverage provides a very brief description of the important features of your policy. This is not the insurance contract and only the actual policy provisions will control. The policy itself sets forth in detail the rights and obligations of both you and your insurance company. It is, therefore, important that you READ YOUR POLICY CAREFULLY!

2) Basic Hospital and Medical Surgical Expense Coverage - Policies of this category are designed to provide, to persons insured, coverage for hospital and medical-surgical expenses incurred as a result of a covered accident or sickness. Coverage is provided for daily hospital room and board, miscellaneous hospital services, hospital out-patient services, surgical services, anesthesia services, and in-hospital medical services, subject to any limitations, deductibles and co-payment requirements set forth in the policy. Coverage is not provided for unlimited hospital or medical-surgical expenses.

3) (A brief specific description of the benefits, including dollar amounts and number of days duration where applicable, contained in this policy, in the following order:

- A) daily hospital room and board;
- B) miscellaneous hospital services;
- C) hospital out-patient services;
- D) surgical services;
- E) anesthesia services;



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- F) in-hospital medical services; and
- G) other benefits, if any.)
- (AGENCY NOTE: The above description of benefits shall be stated clearly and concisely, and shall include a description of any deductible or co-payment provision applicable to the benefits described.)
- 4) (A description of any policy provisions which exclude, eliminate, restrict, reduce, limit, delay, or in any other manner operate to qualify payment of the benefits described in (3) above.)
- 5) (A description of policy provisions respecting renewability or continuation of coverage, including age restrictions or any reservation of right to change premiums.)
- f) Hospital Confinement Indemnity Coverage (Outline of Coverage)

An outline of coverage, in the form prescribed below, shall be issued in connection with policies meeting the standards of Section 207.70(b)(4) of this Part. The items included in the outline of coverage must appear in the sequence prescribed:

(COMPANY NAME)  
HOSPITAL CONFINEMENT INDEMNITY COVERAGE  
OUTLINE OF COVERAGE

- 1) Read Your Policy Carefully - This outline of coverage provides a very brief description of the important features of your policy. This is not the insurance contract and only the actual policy provisions will control. The policy itself sets forth in detail the rights and obligations of both you and your insurance company. It is, therefore, important that you READ YOUR POLICY CAREFULLY!
- 2) Hospital Confinement Indemnity Coverage - Policies of this category are designed to provide to persons insured, coverage in the form of a fixed daily benefit during periods of hospitalization resulting

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from a covered accident or sickness, subject to any limitations set forth in the policy. Such policies do not provide any benefits other than the fixed daily indemnity for hospital confinement and any additional benefits described below.

- 3) (A brief specific description of the benefits contained in this policy, in the following order:
- A) daily benefit payable during hospital confinement; and
- B) duration of benefit described in (A).)

(AGENCY NOTE: The above description of benefits shall be stated clearly and concisely.)

- 4) (A description of any policy provisions which exclude, eliminate, restrict, reduce, limit, delay, or in any other manner operate to qualify payment of the benefits described in (3) above.)
- 5) (A description of policy provisions respecting renewability or continuation of coverage, including age restrictions or any reservation of right to change premiums.)
- 6) (Any benefits provided in addition to the daily hospital benefit.)

g) Major Medical Coverage (Outline of Coverage)

An outline of coverage, in the form prescribed below, shall be issued in connection with policies meeting the standards of Section 207.70(b)(5) of this Part. The items included in the outline of coverage must appear in the sequence prescribed:

(COMPANY NAME)  
MAJOR MEDICAL EXPENSE COVERAGE  
OUTLINE OF COVERAGE

- 1) Read Your Policy Carefully - This outline of coverage provides a very brief description of the important features of your policy. This is not the



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insurance contract and only the actual policy provisions will control. The policy itself sets forth in detail the rights and obligations of both you and your insurance company. It is, therefore, important that you READ YOUR POLICY CAREFULLY!

- 2) Major Medical Expense Coverage - Policies of this category are designed to provide, to persons insured, coverage for major hospital, medical, and surgical expenses incurred as a result of a covered accident or sickness. Coverage is provided for daily hospital room and board, miscellaneous hospital services, surgical services, anesthesia services, in-hospital medical services, and out of hospital care, subject to any deductibles, co-payment provisions, or other limitations which may be set forth in the policy. Basic hospital or basic medical insurance coverage is not provided.

- 3) (A brief specific description of the benefits, including dollar amounts, contained in this policy, in the following order:

- A) daily hospital room and board;
- B) miscellaneous hospital services;
- C) surgical services;
- D) anesthesia services;
- E) in-hospital medical services;
- F) out of hospital care;
- G) maximum dollar amount for covered charges; and
- H) other benefits, if any.)

(AGENCY NOTE: The above description of benefits shall be stated clearly and concisely, and shall include a description of any deductible or co-payment provision applicable to the benefits described.)

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- 4) (A description of policy provisions which exclude, eliminate, restrict, reduce, limit, delay, or in any other manner operate to qualify payment of the benefits described in (3) above.)
- 5) (A description of policy provisions respecting renewability or continuation of coverage, including age restrictions or any reservation of right to change premiums.)

- h) Disability Income Protection Coverage (Outline of Coverage)

An outline of coverage, in the form prescribed below, shall be issued in connection with policies meeting the standards of Section 2007.70(b)(6) of this Part. The items included in the outline of coverage must appear in the sequence prescribed:

(COMPANY NAME)  
DISABILITY INCOME PROTECTION COVERAGE  
OUTLINE OF COVERAGE

- 1) Read Your Policy Carefully - This outline of coverage provides a very brief description of the important features of your policy. This is not the insurance contract and only the actual policy provisions will control. The policy itself sets forth in detail the rights and obligations of both you and your insurance company. It is, therefore, important that you READ YOUR POLICY CAREFULLY!
- 2) Disability Income Protection Coverage - Policies of this category are designed to provide, to persons insured, coverage for disabilities resulting from a covered accident or sickness, subject to any limitations set forth in the policy. Coverage is not provided for basic hospital, basic medical-surgical, or major medical expenses.
- 3) (A brief specific description of the benefits contained in this policy:)

(AGENCY NOTE: The above description of benefits shall be stated clearly and concisely.)



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- 4) (A description of any policy provisions which exclude, eliminate, restrict, reduce, limit, delay, or in any other manner operate to qualify payment of the benefits described in (3) above.)
- 5) (A description of policy provisions respecting renewability or continuation of coverage, including age restrictions or any reservation of right to change premiums.)

## i) Accident Only Coverage (Outline of Coverage)

An outline of coverage in the form prescribed below, shall be issued in connection with policies meeting the standards of Section 207.70(b)(7) of this Part. The items included in the outline of coverage must appear in the sequence prescribed:

## (COMPANY)

ACCIDENT ONLY COVERAGE  
OUTLINE OF COVERAGE

- 1) Read Your Policy Carefully - This outline of coverage provides a very brief description of the important features of your policy. This is not the insurance contract and only the actual policy provisions will control. The policy itself sets forth in detail the rights and obligations of both you and your insurance company. It is, therefore, important that you READ YOUR POLICY CAREFULLY!
- 2) Accident Only Coverage - Policies of this category are designed to provide, to persons insured, coverage for certain losses resulting from a covered accident ONLY, subject to any limitations contained in the policy. Coverage is not provided for basic hospital, basic medical-surgical, or major medical expenses.
- 3) (A brief specific description of the benefits contained in this policy:)
 

(AGENCY NOTE: The above description of benefits shall be stated clearly and concisely, and shall include a description of any deductible or co-payment provision applicable to the

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benefits described. Proper disclosure of benefits which vary according to accidental cause shall be made in accordance with Section 207.70(e) of this Part.)

- 4) (A description of any policy provisions which exclude, eliminate, restrict, reduce, limit, delay, or in any other manner operate to qualify payment of the benefits described in (3) above.)
- 5) (A description of policy provisions respecting renewability or continuation of coverage, including age restrictions or any reservation of right to change premiums.)
- j) Specified Disease or Specified Accident Coverage (Outline of Coverage)

An outline of coverage in the form prescribed below, shall be issued in connection with policies meeting the standards of Section 207.70(b)(8) of this Part. The coverage shall be identified by the appropriate bracketed title. The items included in the outline of coverage must appear in the sequence prescribed:

## (COMPANY NAME)

(SPECIFIED DISEASE) (SPECIFIED ACCIDENT) COVERAGE  
OUTLINE OF COVERAGE

- 1) Read Your Policy Carefully - This outline of coverage provides a very brief description of the important features of your policy. This is not the insurance contract and only the actual policy provisions will control. The policy itself sets forth in detail the rights and obligations of both you and your insurance company. It is, therefore, important that you READ YOUR POLICY CAREFULLY!
- 2) (Specified Disease) (Specified Accident) Coverage - Policies of this category are designed to provide, to persons insured, restricted coverage paying benefits ONLY when certain losses occur as a result of (specified diseases) or (specified accidents). Coverage is not provided for basic hospital, basic medical-surgical, or major medical expenses.



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- 3) (A brief specific description of the benefits, including dollar amounts, contained in this policy:)

(AGENCY NOTE: The above description of benefits shall be stated clearly and concisely, and shall include a description of any deductible or co-payment provisions applicable to the benefits described. Proper disclosure of benefits which vary according to accidental cause shall be made in accordance with subsection (b)(1)(L) of Section 2007.70 of this Part.)

- 4) (A description of any policy provisions which exclude, eliminate, restrict, reduce, limit, delay, or in any other manner operate to qualify payment of the benefits described in (3) above.)

- 5) (A description of policy provisions respecting renewability or continuation of coverage, including age restriction or any reservation of right to change premiums.)

- k) Limited Benefit Health Coverage (Outline of Coverage)

An outline of coverage, in the form prescribed below, shall be issued in connection with policies which do not meet the minimum standards of Sections 2007.70(b)(2-7) of this Part. The items included in the outline of coverage must appear in the sequence prescribed:

(COMPANY NAME)  
LIMITED BENEFIT HEALTH COVERAGE  
OUTLINE OF COVERAGE

- 1) Read Your Policy Carefully - This outline of coverage provides a very brief description of the important features of your policy. This is not the insurance contract and only the actual policy provisions will control. The policy itself sets forth in detail the rights and obligations of both you and your insurance company. It is, therefore, important that you READ YOUR POLICY CAREFULLY!

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- 2) Limited Benefit Health Coverage - Policies of this category are designed to provide, to persons insured, limited or supplemental coverage.

- 3) (A brief specific description of the benefits, including dollar amounts, contained in this policy:)

(AGENCY NOTE: The above description of benefits shall be stated clearly and concisely, and shall include a description of any deductible or co-payment provisions applicable to the benefits described. Proper disclosure of benefits which vary according to accidental cause shall be made in accordance with Section 2007.70(b)(1)(L) of this Part.)

- 4) (A description of any policy provisions which exclude, eliminate, restrict, reduce, limit, delay, or in any other manner operate to qualify payment of the benefits described in (3) above.)

- 5) (A description of policy provisions respecting renewability or continuation of coverage, including age restrictions or any reservation of right to change premiums.)

- 1) Non-Conventional Coverage (Outline of Coverage)

The outline of coverage shall include the following information:

- 1) The name and principal address of the insurer.
- 2) An appropriate statement of identification of the type of coverage provided by the policy.
- 3) A description of each of the principal benefits and coverages, including the benefit amounts, duration or limits, elimination periods, inner limits and any other items appropriate to the coverage provided.
- 4) A description of the terms and conditions of renewability of the policy, including any limitations by age, time or event, rights to change



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premium, status requirements and any other matters appropriate to the terms and conditions of renewability (including any rights of cancellation reserved to the insurer).

- 5) A description of the principal exceptions, reductions and limitations contained in the policy, including the preexisting conditions, if any, and the circumstances under which any reduction provisions become operative.
- 6) A statement that the Outline of Coverage is only a brief summary of the policy and is not the contract of insurance. The policy itself sets forth the rights and obligations of the insured and insurer.

(Source: Amended at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 207.90 Requirements for Replacement

- a) Application forms shall include a question designed to elicit information as to whether the insurance to be issued is intended to replace any other accident and health insurance presently in force. A supplementary application or other form to be signed by the applicant containing such a question may be used.
- b) Upon determining that a sale will involve replacement, an insurer, other than a direct response insurer, or its agent shall furnish the applicant, prior to issuance or delivery of the policy, the notice described in (d) below. One (1) copy of such notice shall be retained by the applicant and an additional copy signed by the applicant shall be retained by the insurer. A direct response insurer shall deliver to the applicant upon issuance of the policy, the notice described in (e).
- c) In no event, however, will such a notice be required in the solicitation of the following types of policies: accident only and single premium nonrenewable policies.
- d) The notice required by (b) above for an insurer, other than a direct response insurer, shall provide, in substantially the following form:

NOTICE TO APPLICANT REGARDING REPLACEMENT  
OF ACCIDENT AND HEALTH INSURANCE

According to (your application) (information you have furnished), you intend to lapse or otherwise terminate existing accident and health insurance and replace it with a policy to be issued by (Company Name) Insurance Company. For your own information and protection, you should be aware of and seriously consider certain factors which may affect the insurance protection available to you under the new policy.

- 1) Health conditions which you may presently have, (preexisting conditions) may not be immediately or fully covered under the new policy. This could result in denial or delay of a claim for benefits under the new policy, whereas a similar claim might have been payable under your present policy.
- 2) You may wish to secure the advice of your present insurer or its agent regarding the proposed replacement of your present policy. This is not only your right, but it is also in your best interests to make sure you understand all the relevant factors involved in replacing your present coverage.
- 3) If, after due consideration, you still wish to terminate your present policy and replace it with new coverage, be certain to truthfully and completely answer all questions on the application concerning your medical/health history. Failure to include all material medical information on an application may provide a basis for the Company to deny any future claims and to refund your premium as though your policy had never been in force. After the application has been completed and before you sign it, re-read it carefully to be certain that all information has been properly recorded.

The above "Notice to Applicant" was delivered to me on:

\_\_\_\_\_  
Date



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e) The notice required by (b) above for a direct response insurer shall be as follows:

According to (your application) (information you have furnished) you intend to lapse or otherwise terminate existing accident and health insurance and replace it with the policy delivered herewith issued by (Company Name) Insurance Company. Your new policy provides 10 days within which you may decide without cost whether you desire to keep the policy. For your own information and protection you should be aware of and seriously consider certain factors which may affect the insurance protection available to you under the new policy.

- 1) Health conditions which you may presently have, (preexisting conditions) may not be immediately or fully covered under the new policy. This could result in denial or delay of a claim for benefits under the new policy, whereas a similar claim might have been payable under your present policy.
- 2) You may wish to secure the advice of your present insurer or its agent regarding the proposed replacement of your present policy. This is not only your right, but it is also in your best interests to make sure you understand all the relevant factors involved in replacing your present coverage.
- 3) (To be included only if the application is attached to the policy.) If, after due consideration, you still wish to terminate your present policy and replace it with new coverage, read the copy of the application attached to your new policy and be sure that all questions are answered fully and correctly. Omissions or misstatements in the application could cause an otherwise valid claim to be denied. Carefully check the application and write to (Company Name and Address) within 10 days if any information is not correct and complete, or if any past medical history has been left out of the application.

Applicant's Signature

(Source: Amended at \_\_\_\_\_ Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

Company Name



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1) The Heading of the Part: Surface Installation Health and Safety

2) Code Citation: 62 Ill. Adm. Code 220

3) Section Number:  
220.160  
Proposed Action:  
Amend

4) Statutory Authority: Implemented and authorized by Section 2.12 of the Coal Mining Act (Ill. Rev. Stat. 1987, ch. 96 1/2, par. 312).

5) A complete description of the subjects and issues involved:

This proposed rule clarifies that welding is prohibited on multi-piece rim assemblies (except for the repair or replacement of wheel stops or lugs), and sets forth limited conditions under which welding is permissible on single piece rims.

In response to a request by Arch of Illinois regarding welding on single piece rims, the Mining Board appointed an ad-hoc task force composed of industry representatives and chaired by Assistant Director, Sam Vancil. The task force report recommended that the Illinois Administrative Code be amended, and was approved by the Mining Board, April 9, 1990.

The proposed rule allows welding on single piece rims provided the tire is removed from the rim, the defect is no longer than 6 inches and no closer than 6 inches to the outsides of the rim, the welding is performed by a qualified person, and the welding is sounded with an ultra-sonic testing instrument before the rim is returned to service.

6) Will this proposed rule replace an emergency rule currently in effect?

No

7) Does this rulemaking contain an automatic repeal date? Yes ☒ No

8) Do these proposed amendments contain incorporations by reference? Yes

9) Are there any other amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: The amendment does not create or enlarge a mandate under Section 3 of the State Mandates Act, (Ill. Rev. Stat. 1987, ch. 85, par. 2203).

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Written comments may be submitted within 45 days of the publication of this notice to:

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John C. Lynch, General Counsel  
Illinois Department of Mines and Minerals  
300 West Jefferson, Suite 300, P.O. Box 10137  
Springfield, Illinois 62791-0137

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs:

B) Types of small businesses affected: Any Illinois Coal Mine satisfying the definition of small business. August 24, 1990

C) Reporting, bookkeeping or other procedures required for compliance:  
The proposed amendment specifies procedures which must be followed in handling, storing and repairing large pneumatic tires, but does not impose any new reporting or bookkeeping requirements.

D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments begins on the next page.



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## TITLE 62: MINING

## CHAPTER I: DEPARTMENT OF MINES AND MINERALS

## PART 220

## SURFACE INSTALLATION HEALTH AND SAFETY

Section	
220.10	Introduction and Definitions
220.20	Surface Installations
220.30	Thermal Dryers
220.40	Safeguard For Mechanical Equipment
220.50	Electrical Equipment--General
220.60	Trailing Cables
220.70	Grounding
220.80	Surface High-Voltage Distribution
220.90	Low and Medium-Voltage Alternating Current Circuits
220.100	Ground Control
220.110	Fire Protection
220.120	Mine Maps
220.130	Explosives and Blasting
220.140	Man Hoisting
220.150	Auger Mining
220.160	Loading and Haulage
220.170	Miscellaneous
220.180	Trolley Wires and Trolley Feeder Wires
220.190	Slope and Shaft Sinking
220.200	Surface Bathing Facilities, Change Rooms and Sanitary Flush Toilet Facilities at Surface Coal Mines
220.210	Sanitary Toilet Facilities at Surface Coal Mines
220.220	Drinking Water
220.230	Health and Safety Rules Applicable to Underground Coal Mines

AUTHORITY: Implementing and authorized by Sections 2.12 and 38.2 of the Coal Mining Act (Ill. Rev. Stat. 1987, ch. 96 1/2, pars. 312 and 3802).

SOURCE: Filed October 27, 1976, effective November 27, 1976; emergency amendment at 2 Ill. Reg. 19, p. 147, effective May 3, 1978, for a maximum of 150 days; emergency amendment at 2 Ill. Reg. 19, p. 216, effective May 5, 1978, for a maximum of 150 days; amended at 3 Ill. Reg. 20, p. 142, effective May 17, 1979; amended at 4 Ill. Reg. 48, p. 220, effective December 17, 1980; amended at 7 Ill. Reg. 6491, effective May 9, 1983; emergency amendment at 7 Ill. Reg. 12895, effective September 20, 1983, for a maximum of 150 days; codified at 8 Ill. Reg. 8915; amended at 8 Ill. Reg. 12313, effective July 5, 1984; amended at 10 Ill. Reg. 224, effective February 7, 1986; amended at 10 Ill. Reg. 8104, effective June 15, 1986; amended at 13 Ill. Reg. 5855, effective April 18, 1989; amended at 13 Ill. Reg. 13220, effective August 7, 1989; corrected at 13 Ill. Reg. 13907; amended at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_\_.

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## Section 220.160 Loading and Haulage

## a) Loading and haulage; general.

- 1) Only authorized persons shall be permitted on haulage roads and at loading or dumping locations.
- 2) Traffic rules, signals, and warning signs shall be standardized at each mine and posted.
- 3) Where side or overhead clearances on any haulage road or at any loading or dumping location at the mine are hazardous to mine workers, such areas shall be conspicuously marked and warning devices shall be installed when necessary to insure the safety of the workers.
- 4) All active access and haulage roads will be kept in safe condition, reasonably free of holes, mud, snow, ice, and other dangerous conditions.
- 5) All two (2)-way haulage roads will be constructed so they will have a running surface a minimum of three (3) times the width of the widest piece of haulage equipment traveling the road, including all ramps and inclines into the pit.
- 6) When haulage roads cross a road used by the public, two hundred (200) feet of unobstructed vision from the intersection must be maintained for mobile equipment and all other vehicles used by mine personnel. Traffic controls shall be established at the intersection.

- 7) Where adequate visibility is not provided, and where deemed necessary by a representative of the Department of Mines and Minerals, a signal light shall be installed where a haulage road crosses railroad tracks.

## b)

Transportation of persons; restrictions.  
No person shall be permitted to ride or be otherwise transported on or in the following equipment whether loaded or empty:

- 1) Dippers, shovels, buckets, forks, and clamshells;
- 2) The cargo space of dump trucks or haulage equipment used to transport coal or other material;
- 3) Outside the cabs and beds of mobile equipment;



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4) Chain, belt, or bucket conveyors, except where such conveyors are specifically designed to transport persons; and

5) Loaded buckets on aerial tramways.

c) Use of aerial tramways to transport persons.

Persons other than maintenance men shall not ride empty buckets on aerial tramways unless the following features are provided:

1) Two (2) independent brakes, each capable of holding the maximum load;

2) Direct communication between terminals;

3) Power drives with emergency power available in case of primary power failure; and

4) Buckets equipped with positive locks to prevent accidental tripping or dumping.

d) Trains and locomotives; authorized persons.

1) Only authorized persons shall be permitted to ride on trains or locomotives and they shall ride in a safe position.

2) Men shall not get on or off moving equipment, except that trainmen may get on or off of slowly moving trains.

e) Transportation of persons; overcrowding.

1) No man-trip vehicle or other conveyance used to transport persons to and from work areas at surface coal mines shall be overcrowded and all persons shall ride in a safe position.

2) Supplies, materials, and tools other than small handtools shall not be transported with men in man-trip vehicles unless such vehicles are specifically designed to make such transportation safe.

3) Man-trip vehicles shall be provided with adequate heat, ventilation, and maintained so as to provide the best possible protection of the riders.

4) At no time will man-trip vehicles hauling riders exceed forty (40) miles per hour.

5) Each man-trip compartment shall have two (2) separate means of escape.

f) Loading and haulage equipment; installations.

1) Cab windows shall be of safety glass or equivalent, in good condition and shall be kept clean.

2) Mobile equipment shall be equipped with adequate brakes, and all trucks and front-end loaders shall also be equipped with parking brakes.

3) Positive-action type brakes shall be provided on aerial tramways.

4) Mobile equipment shall be provided with audible warning devices. Lights shall be provided on both ends when required.

5) Guard nets or other suitable protection shall be provided where tramways pass over roadways, walkways, or buildings.

6) Guards shall be installed to prevent swaying buckets from hitting towers.

7) Aerial tramway cable connections shall be designed to offer minimum obstruction to the passage of wheels.

8) Rocker-bottom or bottom-dump cars shall be equipped with positive locking devices, or other suitable devices.

9) Ramps and dumps shall be of solid construction, of ample width, have ample clearance and headroom, and be kept reasonably free of spillage.

10) Chute-loading installations shall be designed so that the men pulling chutes are not required to be in a hazardous position during loading operations.

11) Berms or guards shall be provided on the outer bank of elevated roadways.

12) Berms, bumper blocks, safety hooks, or similar means shall be provided to prevent overtravel and overturning at dumping locations.

13) Roadbeds, rails, joints, switches, frogs, and other elements on railroads shall be designed, installed, and maintained in a safe manner consistent with the speed and type of haulage.

14) Where practicable, a minimum of thirty (30) inches continuous



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clearance from the farthest projection of moving railroad equipment shall be provided on at least one (1) side of the tracks; all places where it is impossible to provide thirty (30) inch clearance shall be marked conspicuously.

- 15) Track guardrails, lead rails, and frogs shall be protected or blocked so as to prevent a person's foot from becoming wedged.
- 16) Positive-acting stop-blocks, derail devices, track skates, or other adequate means shall be installed wherever necessary to protect persons from run-a-way or moving railroad equipment.
- 17) Switch throws shall be installed so as to provide adequate clearance for switchmen.
- 18) Where necessary, bumper blocks or the equivalent shall be provided at all track dead ends.
- 19) All coal cars will be inspected for broken steps, platforms, brake wheels and adequate brakes before handled by car droppers or load riders.
- 20) All railroad beds, rails, ties, joints, switches, frogs, and other elements on a railroad shall be kept clean of spilled coal, mud, weeds, and be provided with good drainage so ties can be visually inspected for decay and visual inspection can be made for loose joints, spikes, and proper gauge.
- 21) Whenever practical rail cars will be positioned so the brakes are on the back of the cars when men are required to operate hand brakes.

## g) Loading and haulage equipment; inspection and maintenance.

- 1) Mobile loading and haulage equipment shall be inspected by a person competent to conduct such inspections before such equipment is placed in operation. Equipment defects affecting safety shall be recorded and reported to the operator, and such defects shall be repaired. Such records shall be available for inspection by State Mine Inspectors and the authorized representative of the miners.
- 2) Carriers on aerial tramways, including loading and unloading mechanisms, shall be inspected each shift; brakes shall be inspected daily; ropes and supports shall be inspected as recommended by the manufacturer or as physical conditions warrant. Equipment defects affecting safety shall be reported to the mine operator, and such defects shall be repaired.

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- 3) Equipment defects affecting safety shall be corrected before the equipment is used.

## h) Loading and haulage equipment; operation.

- 1) Vehicles shall follow at a safe distance; passing is prohibited on hills, curves, at intersections, at railroads, in congested areas, and other areas where clearance and visibility is inadequate.
- 2) Mobile equipment operators shall have full control of the equipment while it is in motion.
- 3) Equipment operating speeds shall be prudent and consistent with conditions of roadway, grades, clearance, visibility, traffic, and the type of equipment used.
- 4) Cabs of mobile equipment shall be kept free of extraneous materials.
- 5) Operators shall sit facing the direction of travel while operating equipment with dual controls.
- 6) When an equipment operator is present, men shall notify him before getting on or off equipment.
- 7) Equipment operators shall be certain, by signal or other means, that all persons are clear before starting or moving equipment.
- 8) Where possible, aerial tramways shall not be started until the tramway operator has ascertained that everyone is in the clear.
- 9) Dust control measures shall be taken where dust significantly reduces visibility of equipment operators.
- 10) Dippers, buckets, loading booms, or heavy suspended loads shall not be swung over the cabs of haulage vehicles until the drivers are out of the cabs and in safe locations, unless the trucks are designed specifically to protect the drivers from falling material.
- 11) Men shall not work or pass under the buckets or booms of loaders in operation.
- 12) Electrically powered mobile equipment shall not be left unattended unless the master switch is in the off position, all operating controls are in the neutral position, and the brakes



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are set or other equivalent precautions are taken against rolling.

- 13) Mobile equipment shall not be left unattended unless the brakes are set. The wheels shall be turned into a bank or berm, or shall be blocked, when such equipment is parked on a grade.
- 14) Lights, flares, or other warning devices shall be posted when parked equipment creates a hazard to vehicular traffic.
- 15) Dippers, buckets, scraper blades, and similar movable parts shall be secured or lowered to the ground when not in use.
- 16) Shovel trailing cables shall not be moved with the shovel dipper unless cable slings or sleds are used.
- 17) Equipment which is to be hauled shall be loaded and protected so as to prevent sliding or spillage.
- 18) When moving between work areas, the equipment shall be secured in the travel position.
- 19) Any load extending more than four (4) feet beyond the rear of the vehicle body should be marked clearly with a red flag by day and a red light at night.
- 20) Tow bars shall be used to tow heavy equipment and a safety chain shall be used in conjunction with each tow bar. When heavy equipment is to be towed, the towing vehicle shall be of suitable weight and strength to maintain safe control of the load.
- 21) Railroad cars shall be kept under control at all times by the car dropper. Cars shall be dropped at a safe rate and in a manner that will insure that the car dropper maintains a safe position while working and traveling around the cars.
- 22) Railroad cars shall not be coupled or uncoupled manually unless the railroad and cars are so designed to eliminate any hazard from coupling or uncoupling cars. All persons manually applying brakes on moving rail cars shall step to the side ladder of the car before coupling.
- 23) Persons shall wear safety belts when dropping railroad cars.
- 24) Railcars shall not be left on sidetracks unless ample clearance is provided for traffic on adjacent tracks.

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- 25) Parked railcars, unless held effectively by brakes, shall be blocked securely.
- 26) Railroad cars and all trucks shall be trimmed properly when they have been loaded higher than the confines of their cargo space.
- 27) When the entire length of a conveyor is visible from the starting switch, the operator shall visually check to make certain that all persons are in the clear before starting the conveyor. When the entire length of the conveyor is not visible from the starting switch, a positive audible or visible warning system shall be installed and operated to warn persons that the conveyor will be started. Conveyors shall be locked out or otherwise rendered inoperable and tagged with a "Do Not Operate" tag prior to repairs.
- 28) Unguarded conveyors with walkways shall be equipped with emergency stop devices or cords along their full length. Conveyor emergency stop switches shall be designed so that a conveyor cannot be started until the activating stop switch has been reset to the running or "on" position. All conveyor controls, including emergency stop devices, shall be distinctly identified.
- 29) Adequate backstops or brakes shall be installed on inclined conveyor drive units to prevent conveyors from running in reverse if a hazard to personnel would be caused.
- 30) Aerial tram conveyor buckets shall not be overloaded, and feed shall be regulated to prevent spillage.
- 31) Cabs of mobile equipment shall be provided with a properly secured extra seat where possible when training people to operate such equipment.
- i) Handling, storage and repair of large pneumatic tires
  - 1) Before performing any work on a vehicle requiring removal of the tire and wheel assembly from the axle shaft or removal of any rim components, such as rim clamps or lug nuts, from a wheel equipped with split rims or locking rings, a visual inspection of the tire and rim assembly must be conducted. If any defect, damage or improper seating of the tire or rim components is noted, or if the tire or rim assembly is to be removed from service, the tire must be completely deflated before any removal work is begun.



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2) If no defect, damage or improper seating of the tire or rim components is noted and the tire and rim assembly are intended to be kept in service, the following requirements apply depending on the work to be done:

A) if the work to be performed requires the removal of rim components, such as rim clamps or lug nuts, the tire must be deflated to the lowest pressure which will maintain the seal and locking of the tire to the rim in accordance with the manufacturer's specifications before any removal work is begun.

B) if the work to be performed (e.g. brake repair, wheel bearing repair) requires the removal of the tire and wheel assembly, but does not entail removal of rim components such as rim clamps or lug nuts, the tire and wheel assembly is not required to be deflated but must be secured to the conveyance with which it is removed from the vehicle.

3) On any dual tire and wheel assembly, the inspection and deflation requirements must be performed on both wheels before the removal of any rim components from either wheel, but a separately locked inside wheel, unless required to be deflated as a result of the inspection, need not be deflated if only the outside wheel is to be removed.

4) Tires installed on split rims or rims equipped with locking rings that have been removed from vehicles and repaired or replaced shall be protected by a safety tire rack, cage or equivalent protection while being inflated if inflation is performed off the vehicle. No person shall position himself in front of a tire being inflated on or off the equipment.

5) No tire greater than twenty (20) inches inside diameter and more than twelve (12) ply shall be removed from or remounted on a rim in or about a central mine shop, surface or underground, without the use of mechanical equipment designed to remove tires from rims or to remount tires on the rims.

6) A specific safe isolated area for the operator of tire changing equipment shall be supplied in or about any central mine shop of any surface or underground mine.

7) If tires are dismounted or mounted at central mine shops, surface or underground the area in which this work is performed shall be isolated from all other work areas in the shop.

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8) All persons engaged in inflating tires in central mine shops, surface or underground, shall do so in an area isolated from other workmen, except those workmen performing work on tires.

9) For the purpose of subsections (7) and (8), "isolated" means that the area is situated or barricaded such that persons other than workers performing work on tires are not permitted to enter or be within the potential area of trajectory of any explosive forces which might be released during any work on tires and rim assemblies.

10) When a tire has been removed from a rim assembly and before the tire or rim is returned to service, an inspection of all components must be conducted. Rim flanges, rim gutters, rings, bead seating surfaces and bead areas must be thoroughly cleaned and visually inspected for cracks, bends, and pitting. If any conditions are found that affect the safe use of the rim or rim components, the rim or rim components shall be removed from service. The operator shall make a record of the inspection of each tire and rim assembly which is to be returned to service in a book kept for that purpose. The record shall be signed and include the date of inspection, and an identifying number or other marking which shall also be affixed to and remain on the tire and rim assembly from the time of inspection until installation on a vehicle. If the operator uses an independent contractor for servicing tires and rim assemblies, the operator must verify that the provisions of this subsection (10) have been complied with prior to entering and signing the record, unless the record is entered and signed by an authorized agent or employee of the independent contractor.

11) Cutting, welding, brazing or heating of any multi-piece rim assembly is prohibited except for the repair or replacement of wheel stops or lugs, and then only with the tire removed from the rim. Cutting, welding, brazing or heating on single piece rims is permissible subject to the following conditions:

- i) the tire must be removed from the rim;
- ii) the crack or other defect to be welded must not exceed six (6) inches in length;
- iii) the crack or other defect to be welded must not extend closer than six (6) inches to either of the outsides of the rim;
- iv) welding must be performed by a person qualified in accordance with the Structural Welding Code - Steel



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(ANSI/AWS D1.1-90) published by the American Welding Society, 550 N.W. LeJeune Road, P.O. Box 351040, Miami, Florida 33135 (the reference is to the Twelfth edition, effective January 1, 1990 and does not include any later editions or references); and

(Source: Amended at \_\_\_\_ Ill. Reg. \_\_\_\_, effective \_\_\_\_)

v) the welded area must be sounded with an ultrasonic testing instrument to determine the adequacy of the weld before the rim is returned to service.

12) There shall be supplied at all tire airing stations a clip-on air chuck with no less than ten (10) feet of air hose from the valve stem to the inflator gauge.

13) No person shall be allowed to inflate tires at any mines from oxygen or acetylene supply tanks.

14) Tires greater than twenty (20) inches inside diameter, if stored lying flat shall be stored to a depth no greater than two tires or five feet. Tires greater than twenty (20) inches inside diameter, if stored upright, must be secured to prevent falling.

j) Dumping facilities.

1) Dumping locations and haulage roads shall be kept reasonably free of water, debris, and spillage.

2) Where the ground at a dumping place may fail to support the weight of a loaded dump truck, trucks shall be dumped a safe distance back from the edge of the bank.

3) Adequate protection shall be provided at dumping locations where persons may be endangered by falling material.

4) Grizzlies, grates, and other sizing devices at dump and transfer points shall be anchored securely in place.

5) Where trucks are backing into dumping or loading position and the operator cannot see openings or edges of coal rib or bench, another person shall be assigned to direct trucks. Lights shall be used at night to help direct the truck operator. A person used to spot trucks shall be well in the clear.

6) When hopper is not being used, proper barricades will be installed to protect anyone from falling or driving into opening.



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- 1) Heading of the Part: The Illinois Structural Engineering Act
- 2) Code Citation: 68 Ill. Adm. Code 1480
- 3) 

<u>Section Numbers:</u>	<u>Proposed Action:</u>	<u>Section Numbers:</u>	<u>Proposed Action:</u>
1480.10	Repealing	1480.130	Adding
1480.20	Repealing	1480.140	Adding
1480.30	Repealing	1480.150	Adding
1480.40	Repealing	1480.160	Adding
1480.45	Renumbering	1480.170	Adding
1480.50	Repealing	1480.180	Adding
1480.60	Renumbering	1480.190	Adding
1480.110	Adding	1480.200	Adding
1480.120	Adding	1480.210	Adding
		1480.220	Adding

- 4) Statutory Authority: The Structural Engineering Licensing Act of 1989 (Ill. Rev. Stat. 1989, ch. 111, pars. 6606, 6609, 6611, 6614, 6616, 6619, 6620)

- 5) A Complete Description of the Subjects and Issues Involved:

This rulemaking implements the rewrite of The Structural Engineering Licensing Act of 1989.

Various technical, typographical and format changes have been made.

The filing deadlines for examinations are December 15 for the spring examination and June 15 for the fall examination.

The terms "certificate of registration, registrant, and registration" have been changed to "license, licensure, and licensee" throughout.

Section 1480.20 which pertain to licensure by examination, examination, and licensure by endorsement is being repealed. This content is being incorporated into Sections 1480.140, 1480.150 and 1480.170 which are being added.

Section 1480.30 pertaining to approved education qualifications is being repealed; however, Section 1480.110 pertaining to approved structural engineering curriculums is being added. This Section sets forth the criteria which will be used in determining an approved engineering curriculum with respect to faculty, curriculum, facilities, and accreditation by the Accreditation Board for Engineering and Technology.

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Section 1480.120 has been added and pertains to the definition of a degree in basic engineering or related science. In addition to the requirements of this Section, a degree in basic engineering or related science requires a baccalaureate degree including at least the following subjects: mathematics - 15 hours; basic sciences - 15 hours; additional sciences - 30 hours; and engineering sciences and/or Design - 10 hours.

Section 1480.40 pertaining to approved experience qualifications is being repealed; however, Section 1480.130 pertaining to approved experience is being added. All experience shall be completed after receipt of a baccalaureate degree. Applicants with a graduate degree or full-time teaching experience in upper division courses may be granted credit towards the experience requirements.

Section 1480.140 pertaining to the application for licensure as a structural engineer by examination has been added and sets forth requirements and procedures for application.

Section 1480.150 is new and pertains to the examination required for licensure. The examination developed by the National Council of Examiners for Engineering and Surveying (NCEES) is divided into the following three parts: fundamentals of engineering; part 1; and part 2. Also, the required passing score for each is listed along with retake information.

Section 1480.50 pertaining to restoration of expired certificate has been repealed, however, Section 1480.160 pertaining to restoration has been added. This Section sets forth the criteria to be used in restoring a license which has been expired for less than 5 years, been on inactive status for less than 5 years, or been on inactive status or expired for more than 5 years.

Section 1480.170 pertaining to endorsement has been added. This Section sets forth requirements and procedures for licensure by endorsement and lists criteria which will be used in determining whether to issue a license.

Section 1480.180 has been added and pertains to inactive status. This Section outlines the procedure which must be followed in order for a licensee to place his license on inactive status.

Section 1480.190 pertaining to renewals has been renumbered from Section 1480.60. An expiration date for corporate or partnership licenses has been added. Practicing or offering to practice on a license which has expired shall be considered unlicensed activity and shall be grounds for discipline.



Section 1480.200 has been added and pertains to corporations and partnerships. This Section sets forth procedures and requirements for those wanting to practice structural engineering in the form of a partnership or corporation.

Section 1480.210 has been added and pertains to standards of professional conduct which must be adhered to by all licensees under the Act. This Section is separated into the following categories: professional responsibility; competence; professional integrity; conflict of interest; and employment solicitation.

- 6) Will these proposed amendments replace an emergency Rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Do these proposed amendments contain incorporations by reference? No
- 9) Are there any other proposed Rules pending on this Part? No
- 10) Statement of Statewide Policy Objectives (if applicable):

There is no statement of statewide policy objective.

- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Interested Persons may submit written comments and views to:

Department of Professional Regulation  
Attention: Jean A. Courtney  
320 West Washington, 3rd Floor  
Springfield, IL 62786  
217/785-0800

- 12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: August 20, 1990
- B) Types of small businesses affected: Businesses that provide structural engineering services

- C) Reporting, bookkeeping or other procedures required for compliance:

Corporations and partnerships licensed to practice professional engineering shall be required to notify the Department within 30 days of any changes in the membership of the board of directors or the general partners, or the licensure status of any of the general partners or any of the licensed professional engineering members of the board of directors.

- D) Types of professional skills necessary for compliance:

Structural engineering skills are necessary for licensure.

The full text of the Proposed amendments begins on the next page:



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TITLE 68: PROFESSIONS AND OCCUPATIONS  
CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION  
SUBCHAPTER b: PROFESSIONS AND OCCUPATIONS

PART 1480

THE ILLINOIS STRUCTURAL ENGINEERING LICENSING ACT OF 1989

Section	Statutory Authority (Repealed)
1480.10	Licensure (Repealed)
1480.20	Approved Education Qualifications (Repealed)
1480.30	Approved Experience Qualifications (Repealed)
1480.40	Renewals (Renumbered)
1480.45	Restoration of Expired Certificate (Repealed)
1480.50	Granting of Variances (Renumbered)
1480.60	Approved Structural Engineering Curriculum
1480.110	Definition of Degree in Basic Engineering or Related Science
1480.120	Approved Experience
1480.130	Application for Licensure by Examination
1480.140	Examination
1480.150	Restoration
1480.160	Endorsement
1480.170	Inactive Status
1480.180	1480.190 Renewals (Renumbered)
1480.45	Corporations and Partnerships
1480.200	Standards of Professional Conduct
1480.210	1480.220 Granting Variances (Renumbered)
1480.60	

AUTHORITY: Implementing The Structural Engineering Licensing Act of 1989 (Public Act 86-711, effective January 1, 1990) and authorized by Section 60(7) of The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 60(7)).

SOURCE: Adopted at 4 Ill. Reg. 22, p. 242, effective May 15, 1980; amended at 4 Ill. Reg. 44, p. 475, effective October 20, 1980; codified at 5 Ill. Reg. 11068; amended at 5 Ill. Reg. 14171, effective December 3, 1981; emergency amendment at 6 Ill. Reg. 916, effective January 6, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 7448, effective June 15, 1982; transferred from Chapter I, 68 Ill. Adm. Code 480 (Department of Registration and Education) to Chapter VII, 68 Ill. Adm. Code 1480 (Department of Professional Regulation) pursuant to P.A. 85-225, effective January 1, 1988, at 12 Ill. Reg. 2947; emergency amendment at 13 Ill. Reg. 5781, effective April 5, 1989, for a maximum of 150 days, amended at 13 Ill. Reg. 13891, effective August 22, 1989; amended at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

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Section 1480.10 Statutory Authority (Repealed)

These rules are promulgated pursuant to Section 3-1 of The Illinois Structural Engineering Act, as amended (Ill. Rev. Stat. 1979, ch. 111, par. 6504)

(Source: Repealed at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

Section 1480.20 Licensure (Repealed)

a) Licensure By Examination

- 1) Application Procedure. Each applicant shall file an application, on forms supplied by the Department, at least 60 calendar days prior to an examination date. The application shall include:
  - A) Completed college certification form showing degrees received and attendance, and an official transcript of educational credit;
  - B) Completed experience certification form(s) for the experience that the applicant is submitting to satisfy the experience requirements described in subsection (a)(2), below. Such form(s) shall be signed by the practicing structural engineer(s) who supervised the applicant, and
  - C) The required fee.
- 2) Education and Experience Requirements. An applicant is qualified for the written examination who has graduated from:
  - A) An approved engineering curriculum, as defined in Section 1480.20(a) of this Part, of at least 4 years and submits evidence of 4 years of structural engineering experience in the employ of or under the immediate supervision of an engineer legally practicing structural engineering during at least 2 of which the applicant has been in charge of work in designing or construction as defined in Section 1480.40 of this Part; or
  - B) An approved college curriculum of at least 4 years, resulting in a degree basic to engineering or science as defined in Section 1480.20(b) of this Part and submits evidence of at least 8 years of structural engineering experience in the employ of or under the immediate supervision of an engineer legally practicing structural engineering during at least 2 of which the applicant has been in charge of work in designing or construction as defined in Section 1480.40 of this Part.

2) The Licensure Examination



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A) The passing grade on the examination shall be an average of 75% with no grade in any division below 60%. The examination shall consist of the following 4 Divisions, each of which shall be of 4 hours duration:

- i) Division A1--Basic Engineering Science and General Engineering Knowledge--This Division consists of multiple-choice questions and may cover any area of general engineering knowledge, physics, theoretical and applied mechanics, mathematics, construction practice, economics, codes and engineering law.
- ii) Division A2--Basic Engineering--Mechanics and Structural Theory--This Division consists of problems to be solved in structural mechanics and analysis including dynamics.
- iii) Division B1--Structural Design--General--This Division consists of five problems in structural design, one each in reinforced concrete, structural steel, foundation engineering, wood and masonry. Each problem constitutes 20% of the grade for this Division.
- iv) Division B2--Structural Design--Specialized--In this Division, the examinee chooses one of three problem sets. Of the three problem sets, there will be one each dealing with structural design in reinforced concrete, structural steel and foundation engineering.

B) Registered Professional Engineers and Engineers in Training who have obtained registration by written examination will be exempted from Division A1 of the examination.

C) An applicant who fails the examination will be required, on his second and third examinations, to retake only those divisions on which he did not achieve a grade of at least 75%.

D) An applicant who has failed the examination 2 times is ineligible for further examination until he submits evidence of completion, subsequent to his third failure, of a course of formal study approved by the Department in an approved engineering college in the area of the examination he has failed. For the purpose of retakes beyond the fourth examination, the fourth shall be considered the same as the first.

b) Licensee by Endorsement

1) Application Procedure--Each applicant shall file an application, on forms supplied by the Department. The application shall include the same materials required under subsection (a)(1) above for applications

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for licensure by examination. In addition, the applicant shall submit a certification of his licensure in the jurisdiction in which licensure was obtained by written examination.

2) Qualifications--Persons licensed or registered to practice structural engineering under the laws of another state or territory of the United States, or of a foreign country or province, whether registered as a structural engineer or as a professional engineer practicing structural engineering in states which do not provide for separate registration of structural engineers, may be granted a certificate of registration by endorsement in Illinois, provided that the statutory requirements applicable to that type of engineering at the time of original licensure were substantially equal to the requirements for licensure as a structural engineer then in force in this State. The education, structural engineering experience and other qualifications of each applicant will be evaluated subject to substantial equality of requirements.

2) In the event the applicant successfully completed (see subsection (a)(3)(A)) in another jurisdiction an examination equivalent to the Illinois Structural Engineering Licensure Examination, the applicant shall be licensed if he meets all other qualifications for licensure.

A) The Department may, in individual cases, upon recommendation of the Committee, waive a portion of the examination requirements set forth in this Section after consideration of the quality of an applicant's engineering education and experience, including whether he has graduated from an approved structural engineering program, has achieved special honors or awards, has had articles published in professional journals, has written or participated in the writing of textbooks of structural engineering, and including any other circumstance or attribute which the Committee accepts as evidence that such applicant has outstanding and proven ability in the practice of structural engineering.

B) Applicants not meeting the above shall be required to take and successfully pass the Illinois Structural Engineering Examination and pay the required fee pursuant to Section 12(A)(2) of the Illinois Structural Engineering Act (the "Act").

4) When the accuracy of any submitted documentation, or the relevance or sufficiency of the course work or experience is questioned by the Department or the Committee because of discrepancies or conflicts in information, information needing further clarification, and/or missing information, the licensee seeking restoration of his license will be requested to:



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- A) provide such information as may be necessary; or
- B) explain such relevance or sufficiency during an oral interview; or
- C) appear for an oral interview before the Committee designed to determine the individual's qualifications to practice under the Act.

basic to engineering and science, such as physics, engineering mechanics and the like, may be approved by the Department for the purpose of qualifying an applicant who also has eight years of engineering experience (see Rule II, A, 2(a), (68 Ill. Adm. Code 1480.20(a)(2)(A))) to take the licensure examination. Degrees not directly related to engineering, such as degrees in biology, chemistry and the like will not be approved.

(Source: Repealed at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

(Source: Repealed at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 1480.30 Approved Education Qualifications (Repealed)

## Section 1480.40 Approved Experience Qualifications (Repealed)

## a) Approved Engineering Curriculum

The experience requirements described in Part A(2) of Rule II (68 Ill. Adm. Code 1480.20(a)(2)) may be satisfied as described below. All experience to satisfy this requirement must have been acquired after receipt of the bachelor's degree.

- 1) An approved engineering curriculum shall consist of a course of study at an approved engineering college that includes a minimum of 12 semester hours (18 quarter hours) of structural design. Structural design shall include but not be limited to design courses in structural steel, reinforced concrete, wood, masonry, and foundation engineering.
- 2) A college of engineering shall be approved upon the recommendation by the Examining Committee and determination by the Department that it is substantially equivalent to the following:

- A) Bradley University, Peoria, Illinois
- B) Illinois Institute of Technology, Chicago, Illinois
- C) University of Illinois, Circle Campus, Chicago, Illinois
- D) University of Illinois, Urbana Campus, Urbana, Illinois
- E) Northwestern University, Evanston, Illinois
- F) Southern Illinois University, Carbondale, Illinois
- G) Southern Illinois University, Edwardsville, Illinois

- 2) In determining approval of a college of engineering, the Department may also take into consideration whether such school or college is included in the "accredited curricula" issued by the Accreditation Board for Engineering and Technology, and whether the school or college has received the approval of the North Central Accreditation Association and such other evidence as the Department may determine.

- b) Approval of Degrees Basic to Engineering and Sciences. Degrees in other branches of engineering, such as mechanical engineering, and in disciplines

- a) Experience in Charge of Work in Designing or Construction. Each applicant must submit evidence of at least 2 years of engineering experience in the employ of or under the immediate personal supervision of an engineer legally practicing structural engineering in charge of work in designing or construction. In this category, the applicant must have directed the work with responsibility for the successful accomplishment of the work, including decisions on questions or methods of execution and suitability of materials.

- b) Other Approved Experience. The remaining requirements may be satisfied by work in the employ of or under the immediate personal supervision of a structural engineer requiring application of technical knowledge and structural engineering principles. Experience in this category may include a maximum of one year for a master's degree in an approved structural engineering curriculum with at least 6 semester hours (6 quarter hours) in structural design.

(Source: Repealed at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 1480.45 Renewals (Renumbered)

(Source: Section 1480.45 renumbered to Section 1480.190, new Section adopted at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 1480.50 Restoration of Expired Certificate (Repealed)

- a) In order to determine fitness to have restored a certificate of registration which has expired for more than 5 years (as required in Section 9 of the Act), a registrant shall submit an application including the information required in Part A(1) of Rule II (68 Ill. Adm. Code 1480.20(a)(1)), except for documentation of education, along with evidence that he has maintained competence in structural engineering. Such evidence shall show that he has either been



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- 1) ~~practicing structural engineering in another state;~~
- 2) ~~working for the Federal or State government;~~
- 3) ~~teaching structural engineering;~~
- 4) ~~a member of the armed services; or~~
- 5) ~~engaged in other similar occupations.~~
- b) ~~Each registrant seeking restoration of his certificate shall appear before the Examining Committee for an oral review of his qualifications.~~

(Source: Repealed at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 1480.60 Granting of Variances (Renumbered)

(Source: Section 1480.60 renumbered to Section 1480.220, new Section adopted at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 1480.110 Approved Engineering Curriculum

- a) The Department of Professional Regulation (the "Department") shall, upon the recommendation of the Structural Engineering Board (the "Board") approve an engineering curriculum as reputable and in good standing if it meets the following minimum criteria:

- 1) The educational institution is legally recognized and authorized by the jurisdiction in which it is located to confer a baccalaureate degree in engineering.

- 2) Faculty.

- A) Has a faculty which is comprised of a sufficient number of full-time, or full-time equivalent, instructors to make certain that the educational obligations to the student are fulfilled. A curriculum at the basic level shall have no fewer than three full-time faculty members whose primary commitment is to that curriculum. If an institution relies on part-time faculty members, it must demonstrate that, in addition to the commitment of at least three full-time equivalent faculty members, effective mechanisms are in place to provide adequate levels of student advising and faculty interaction, and faculty control over the curriculum.

- B) The faculty shall have demonstrated competence in their area of teaching as evidenced by appropriate degrees from professional colleges or institutions. Other evidence of faculty capability includes

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non-academic engineering experience; experience in teaching; ability to communicate effectively; participation in professional, scientific and other learned societies; licensure as structural engineers, and an interest in students' curricular activities.

- C) Teaching loads shall allow time for research and professional development activities. Stimulation of students' minds requires faculty involvement in scientific and technological development and in instructional innovation.

## 3) Curriculum.

- A) Has a curriculum of at least 4 academic years leading to the awarding of the baccalaureate degree, which provides integration of the educational experience with the ability to apply the knowledge gained to the identification and solution of practical problems.

- B) The overall curriculum shall include the indicated minimum number of semester hours in at least the following subjects:

Mathematics (beyond trigonometry) - 15 hours.  
Basic Sciences - 15 hours.  
Structural Engineering as defined in subsection (E) - 18 hours.

- C) Mathematics shall be beyond trigonometry, and include differential and integral calculus, and differential equations at the baccalaureate level. Mathematics may also include, but not be limited to, the study of probability, statistics, numerical analysis, and advanced calculus. Courses in computer usage and/or programming may not be used to satisfy the mathematics requirement.

- D) Basic sciences shall include basic physics and chemistry, and may also include life sciences, earth sciences, and/or advanced physics and chemistry, as appropriate to the engineering discipline being studied.

- E) The structural engineering curriculum of each applicant shall include a minimum of 18 semester hours of courses in the analysis, behavior, and design of structural elements and systems. These structural engineering courses may include, but not be limited to:

- 1) structural analysis courses such as determinate and indeterminate structures, and stability; and
- 2) a minimum of 9 semester hours are required in structural design courses which may include structural steel, reinforced concrete,



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prestressed concrete, foundation, masonry, and wood engineering.

- 3) Courses such as mechanics (statics and dynamics), mechanics of materials, properties of materials, and soil mechanics shall not be included in the minimum 18 semester hours.

## 5) Facilities.

A) The laboratory facilities shall reflect the requirements of the offered educational curriculum. The laboratory shall provide for individual project work by the students and the faculty. The facilities shall be equipped, in the judgement of the institution, with instruments and scientific equipment of a kind and quality to ensure the effective functioning of the laboratory.

B) The libraries in support of the engineering curriculum shall be both technical and nontechnical, to include books, journals, and other reference material for collateral reading in connection with the instructional and research programs and professional work. The library collection shall reflect the existence of an active acquisition policy; this policy shall include specific acquisitions on the request and recommendation of the faculty of the engineering unit. There shall be in existence such arrangements as are necessary for computer-accessible information centers and inter-library loan services for both books and journals. The library collections, whether centralized or decentralized, shall be readily available for use with the assistance of a trained library staff, or through an open-stack arrangement, or both.

C) There shall be computer facilities accessible to the engineering students and faculty.

- 6) Maintains permanent student records that summarize the credentials for admission, attendance, grades and other records of performance.

b) In determining whether a curriculum should be approved, the Department shall take into consideration but not be bound by accreditation by the Accreditation Board for Engineering and Technology.

(Source: Amended at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 1480.120 Definition of Degree in Basic Engineering or Related Science

- a) A Degree in Basic Engineering or Related Science is a four-year curriculum resulting in a baccalaureate degree that includes the indicated minimum number of semester hours in at least the following subjects:

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Mathematics (beyond trigonometry) - 15 hours.  
Basic Sciences (Physics and Chemistry) - 15 hours.  
Additional Sciences - 30 hours.  
Engineering Sciences and/or Design - 10 hours.

- b) The educational curriculum described above shall be evaluated as of the date of the awarding of the baccalaureate degree except as provided in subsection (c) below. Additional hours required to earn the baccalaureate degree shall provide the laboratory and computer-based experience, the communication skills and the understanding of ethical, social, economic and safety considerations required of an approved engineering curriculum as provided for in Section 1380.210.

c) In evaluating the acceptability of an applicant's basic engineering or related science curriculum of a baccalaureate degree, the Board shall consider courses taken to attain a graduate degree in engineering and/or additional course credits in mathematics, science or engineering as education, when the course work of an applicant with a baccalaureate degree fails to satisfy the requirements of subsection (a). Not more than 15 hours may be made up in mathematics and basic sciences. Education considered in this manner shall not also be credited as engineering experience.

d) The Department, upon the recommendation of the Board, has determined that educational credit leading to a degree in engineering technology does not meet the requirements for basic engineering or related science in accordance with this Section.

(Source: Amended at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 1480.130 Approved Experience

- a) Each individual application shall be reviewed by the Board to determine whether the experience required for licensure meets the requirements described in this Section. All experience shall have been acquired after receipt of the baccalaureate degree.

1) Credit for one year of experience shall be given for completion of graduate study resulting in a master's degree in structural engineering. The course of study shall include a minimum of at least 8 semester hours, or their equivalent (e.g., 12 quarter hours), of structural analysis, behavior, or design courses.

2) The maximum credit for graduate study shall be one year.

3) Credit for all required experience as set forth in Section 1480.140 or any remaining experience shall be given for actual experience in the practice of structural engineering under the employ or immediate supervision of an engineer legally practicing structural engineering. Such experience shall require the



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application of technical knowledge and structural engineering principles, and shall become progressively more complex.

- 4) Each applicant shall submit evidence of at least 2 years of engineering experience in a position of responsible charge while in the employ of or under the immediate personal supervision of an engineer legally practicing structural engineering. In this category the applicant shall have directed the work, with responsibility for the successful accomplishment of the work, including demonstrated capability of making independent technical decisions to fulfill a structural engineering duty and being accountable for the performance of those duties.
- 5) Credit for a maximum of 3 years of the experience required for licensure shall be given for the full-time teaching of upper division junior/senior courses or graduate courses in structural engineering as a part of, or in conjunction with, an approved engineering curriculum as set forth in Section 1480.110. An academic year of full-time teaching (2 semesters, or 3 quarters) at a level of assistant professor, or higher, shall be considered equivalent to 6 months of the experience required for licensure. This teaching experience shall be fully documented, and certified by an affidavit from the department chairman, or dean, of the engineering curriculum involved. Applicants qualifying under this subsection are exempt from the requirement of subsection 4.
- b) While an applicant may receive either experience credit, education credit, teaching credit, or a combination of these, such applicant not receive more than one year's total credit for any one year (i.e., overlapping experience, education or teaching will be credited to only one category).

(Source: Added at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 1480.140 Application for Licensure by Examination

An applicant for licensure by examination shall file an application, on forms provided by the Department, by December 15 for the spring examination, or by June 15 for the fall examination. The application shall include the following:

- a) verification of experience indicating the approved experience as set forth in Section 1480.130 of this Part;
- b) certification of education of one of the following:
  - 1) a degree from an approved structural engineering curriculum. Completed college certification form showing receipt of a bachelor of science degree from an approved structural engineering curriculum; an official transcript of educational credit; and completed experience certification form(s) indicating the required 4 years of approved experience, except as provided in subsection (c), below; or

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- 2) a degree from an approved architecture curriculum with a structures option. Completed college certification form showing receipt of either a bachelor of architecture or master of architecture degree from an approved architecture curriculum with a structures option; an official transcript of educational credit; and completed experience certification form(s) indicating the required 4 years of approved experience; or
- 3) a degree in basic engineering or related science. Completed college certification form showing receipt of a bachelor of science degree in basic engineering or related science; an official transcript of educational credit; and completed experience certification form(s), indicating the required 8 years of approved experience.
- c) If such applicant has ever been licensed in another jurisdiction, certification from the jurisdiction of original licensure and any other jurisdiction in which the applicant is or has ever been licensed, including the following:
  - A) The date of issuance of the applicant's license and the current status of such license;
  - B) The basis of licensure and a description of the examination by which the applicant was licensed, if any; and
  - C) Whether the records of the licensing authority contain any record of any disciplinary action taken or pending against the applicant.
- d) a complete work history, on forms provided by the Department, indicating all employment since receipt of a baccalaureate degree; and
- e) the required fee specified in Section 17 of the Act.

(Source: Added at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 1480.150 Examination

- a) The examination for licensure as a structural engineer shall be divided into three parts, each part being 8 hours in duration.
  - 1) Fundamentals of Engineering. This examination shall consist of problems or other examining techniques designed to evaluate the applicant's knowledge of the basic and engineering sciences and related subjects normally considered as the fundamentals of engineering.
  - 2) Part I of the Structures Examination. This examination shall consist of problems or other examining techniques relating to designs in or to the practice of structural engineering as described in Section 5 of the Act.



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3) Part II of the Structures Examination. This examination shall consist of problems or other examining techniques relating to designs in structural engineering. Such problems may include, but not be limited to bridges, buildings, foundations, and lateral forces. All applicants shall be required to successfully complete the solution of the specified seismic design problem contained in Part II of the structures examination.

b) The examination administered by the Department shall be provided by the National Council of Examiners for Engineering and Surveying (NCEES). The specific examination content shall be as determined by periodic evaluations of the test specifications by NCEES.

c) The scoring of the examinations and determination of scores shall be as approved by NCEES.

d) Separate scores shall be given for the Fundamentals of Engineering, Part I, and Part II. The passing score on the Fundamentals of Engineering and Part I shall be 70. Part II shall be graded as pass/fail.

e) Retake of Examination.

1) Applicants shall be required to retake only the Part(s) on which a passing score was not achieved.

2) If an applicant neglects, fails without an approved excuse, or refuses to take the next available examination offered for licensure under this Act, the fee paid by the applicant shall be forfeited and the application denied. If an applicant fails to pass an examination for licensure under this Act within 3 years after filing the application, the application shall be denied. However, such applicant may thereafter make a new application for examination, accompanied by the required fee (Section 10 of the Act). New applications shall include proof of meeting the qualifications for examination in effect at the time of such new application except as provided for in subsection (h).

h) Successful scores of previously passed Parts of the examination shall be accepted for the purpose of licensure provided the applicant has met all other requirements for licensure as outlined in the Act. For such purposes the most recent score on a Part(s) shall be the score of record. In no circumstances shall the Department accept a previous passing score on a Part(s) for an applicant whose score of record is a failing score.

(Source: Added at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

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## Section 1480.160 Restoration

a) A licensee seeking restoration of his license which has expired for less than 5 years shall have his license restored upon application to the Department and payment of the required fee specified in Sections 14 and 17 of the Act.

b) A licensee seeking restoration of his license which has been placed on inactive status for less than 5 years shall have his certificate restored upon application to the Department and payment of the current renewal fee specified in Sections 14 and 17 of the Act.

c) A licensee seeking restoration of his license after it has expired or been placed on inactive status for more than 5 years shall file an application, on forms supplied by the Department for review by the Board, together with the fee required by Sections 14 and 17 of the Act. The licensee shall also submit either:

1) Sworn evidence of active practice in another jurisdiction for at least the last 2 years. Such evidence shall include a statement from the appropriate board or licensing authority in the other jurisdiction that the licensee was authorized to practice during the term of said active practice;

2) An affidavit attesting to military service as provided in Section 14 of the Act. If application is made within 2 years of discharge, and if all other provisions of Section 14 of the Act are satisfied, the applicant will not be required to pay a restoration fee or any lapsed renewal fees;

3) Proof of passage of Part II of the examination provided in Section 1480.150 within the 5 years preceding restoration; or

4) Other evidence of continued competence in structural engineering.

A) Other evidence shall include, but not be limited to:

i) employment in a responsible capacity by a licensed structural engineer as determined by the Board;

ii) lawfully practicing structural engineering as an employee of a governmental agency;

iii) teaching structural engineering in a college or university; or

iv) Attendance at educational programs in structural engineering or a related field, including, but not limited to, attendance at graduate level engineering courses, professionally oriented continuing education classes or special seminars.



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B) When the accuracy of any submitted documentation, or the relevance or sufficiency of the course work or experience required by subsection (4) above is questioned by the Department because of discrepancies or conflicts in information, information needing further clarification, and/or missing information, the licensee seeking restoration of his license will be requested to:

- i) provide such information as may be necessary; and/or
- ii appear for an interview before the Board to explain such relevance or sufficiency when the information available to the Board is insufficient to evaluate the individual's current competency to practice under the Act. Upon recommendation of the Board, and approval by the Director, an applicant shall have his license restored or will be notified of the reason for the denial of such application for restoration.

(Source: Added at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 1480.170 Endorsement

a) Any person who holds an unexpired certificate of registration or license to practice structural engineering, issued under the laws of another state or territory and who desires to become licensed by endorsement shall file an application, on forms provided by the Department, together with:

- 1) Proof of meeting requirements substantially equivalent to those in force in this state at the time of original or subsequent licensure by examination in the other jurisdiction (i.e. a separate written 16 hour structural engineering examination), including certification of education, and verification of experience;

- 2) A certification by the jurisdiction of original licensure and certification from the jurisdiction of predominant active practice including the following:

- A) The time during which the applicant was licensed in that jurisdiction, including the date of the original issuance of the license;
- B) The basis of licensure and a description of all examinations by which the applicant was licensed in that jurisdiction and the date of passage of any such examinations; and
- C) Whether the records of the licensing authority contain any disciplinary action taken or pending against the applicant.

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3) If the qualifications of the applicant at the time of original licensure did not meet the requirements for licensure in this state at that time, the applicant may submit additional certifications of other jurisdictions to indicate meeting the qualifications in effect in this state at the time of any later licensure.

4) A complete work history, on forms provided by the Department, indicating all employment since receipt of a baccalaureate degree; and

5) The required fee set forth in Section 17(3) of the Act.

b) The Department may, in individual cases, upon the recommendation of the Board, waive a portion of the examination requirements after consideration of the quality of an applicant's engineering education and experience, including whether he has graduated from an approved engineering curriculum, has achieved special honors or awards, has had numerous articles published in professional journals, has participated in the writing of textbooks relating to structural engineering, and any other attribute which the Board accepts as evidence that such applicant has outstanding and proven ability in the practice of structural engineering.

c) In order to provide background in structural engineering experience, an applicant licensed as a structural engineer in another state or territory, and who has met all previously stated requirements may be requested to appear before the Board for an oral interview at which questions will be asked to determine the applicant's qualifications and knowledge of structural engineering. Specifically, questions may explore the applicant's knowledge concerning the design of concrete, structural steel, timber, masonry and foundations; also analysis procedures, design codes, materials and recommended practices for design and construction.

d) The Department shall examine each endorsement application to determine whether the qualifications of the applicant at the time of original or subsequent licensure were substantially equivalent to the requirements then in force in this state. After review of the application the Department shall either issue a license by endorsement to the applicant or notify such applicant of the reasons for the denial of the application. An applicant not qualified for licensure by endorsement will automatically be reviewed under the provisions of Section 1480.140.

(Source: Added at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)



## Section 1480.180 Inactive Status

- a) Any licensed structural engineer who notifies the Department in writing on forms prescribed by the Department may elect to place his license on inactive status and shall be excused from the payment of renewal fees until he notifies the Department in writing of his desire to resume active status.
- b) Any licensee seeking restoration from inactive status shall do so in accordance with Section 1480.160 of this Part.
- c) Any licensed structural engineer whose license is on inactive status shall not practice engineering in the State of Illinois. Practicing or offering to practice on a license which is on inactive status shall be considered unlicensed activity and shall be grounds for discipline pursuant to Section 20 of the Act.

(Source: Added at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 1480.190 Renewals (Renumbered)

- a) Every license ~~certificate of registration~~ issued to an individual under the Act shall expire on November 30 of each even numbered year. The holder of a license ~~certificate of registration~~ may renew such license ~~certificate~~ during the month preceding the expiration date thereof by paying the required fee set forth in Section 17 of the Act.
- b) It is the responsibility of each licensee ~~registrant~~ to notify the Department of any change of address. Failure to receive a renewal form from the Department shall not constitute an excuse for failure to pay the renewal fee or to renew one's license.
- c) Every license issued to a corporation or partnership under the Act shall expire on November 30 of each even numbered year. The holder of such license may renew that license for a 2-year period during the month preceding the expiration date thereof by paying the required fee and submitting a current listing of structural engineers licensed in Illinois that are employed by the firm.
- d) Practicing or offering to practice on a license which has expired shall be considered unlicensed activity and shall be grounds for discipline pursuant to Section 20 of the Act.

(Source: Section 1480.190 renumbered from Section 1480.45, amended at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 1480.200 Corporations and Partnerships

- a) Persons who desire to practice structural engineering in this State in the form of a partnership or corporation (if the form is a corporation and such

corporation was not formed under the Professional Service Corporation Act (Ill. Rev. Stat. 1987, ch. 32, par. 415-1, et seq.), shall, in accordance with Section 19 of the Act, file an application with the Department, on forms provided by the Department, together with the following:

- 1) For Corporations:
    - A) The name of the corporation and its registered address, the names of all members of the board of directors, and the name of the state and license number for each director who is licensed as a structural engineer.
    - B) A copy of the Articles of Incorporation bearing the seal of the office, in the jurisdiction in which the corporation is organized, whose duty it is to register corporations under the laws of that jurisdiction. The purpose clause of the Articles of Incorporation shall designate that the purpose of the corporation is to provide structural engineering services. If it is a foreign corporation, a copy of the certificate of authority to transact business in this State is also required.
  - 2) For Partnerships. An application containing the name of the partnership and its business address and the names of all general partners, with the name of the state in which each is licensed as a structural engineer or professional engineer and the license number of each general partner.
  - 3) A certified copy of the resolution of the board of directors of the corporation or of the general partners, as the case may be, designating a member of the board or a member of the partnership who is an Illinois licensed structural engineer as the managing agent in charge of the structural engineering activities in this State and vesting in such managing agent full authority to make all final decisions involving structural engineering work within Illinois.
  - 4) A list of all office locations in Illinois at which the corporation or partnership provides structural engineering services.
- b) Upon receipt of the above documents and review of the application, the Department shall issue a license authorizing the corporation to engage in the practice of structural engineering or notify the applicant of the reason for the denial of such application.
  - c) Each corporation or partnership shall be responsible for notifying the Department within 30 days of any changes in:
    - 1) The membership of the board of directors or the general partners; and



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- 2) The licensure status of the general partners or any of the licensed structural engineer members of the board of directors.

d) Each corporation or partnership shall be responsible for notifying the Department, in writing, by certified mail, within 10 business days of the termination or change in status of the managing agent. Thereafter, the corporation or partnership, if it has so informed the Department, has 30 days to notify the Department of the name and license number of the structural engineer licensed in Illinois who is the newly designated managing agent.

e) Any failure to notify the Department as required in subsection (c) and (d) above or any failure of the corporation or partnership to continue to comply with the requirements of Section 19 of the Act will subject the corporation or partnership to the loss of its license to practice structural engineering in Illinois.

f) Each corporation or partnership shall submit with the renewal application, on forms provided by the Department, a listing of all employees of the entity who have current licensure in Illinois.

g) The fee required in Section 17 of the Act.

(Source: Added at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 1480.210 Standards of Professional Conduct

In order to safeguard life, health and property, to promote the public welfare, and to establish and maintain a high standard of integrity in the practice of structural engineering, the following Standards of Professional Conduct shall be binding on every person holding a license as a structural engineer and on all corporations and partnerships authorized to practice structural engineering in this state.

a) Professional Responsibility. Licensees shall be responsive to the needs of clients and employers, but shall hold paramount life, health, property and the welfare of the public.

1) Licensees shall at all times recognize that their primary obligation is to protect the life, health, property and welfare of the public. If their professional judgment is overruled under circumstances where the life, health, property or welfare of the public is endangered, they shall notify their client or employer and such authority(s) as may be appropriate (which may include the Department or other law enforcement agencies).

2) Licensees shall approve and seal only those designs reviewed or prepared by them, and found to be safe for the public health, property and welfare.

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3) Licensees shall not reveal confidential facts, data or information obtained in a professional capacity without the prior consent of the client, except as authorized or required by law.

4) Licensees shall not permit the use of their name or firm's name, nor shall they be associated in business ventures with persons or firms which they have reason to believe to be engaging in fraudulent or dishonest business practices.

5) Licensees having knowledge of any alleged violation of any of this Part shall cooperate with the Department, furnishing such information or assistance as may be required to conduct an investigation resulting from a complaint.

b) Competence. Licensees shall perform services only in areas of their competence.

1) Licensees shall undertake assignments only when qualified by education and experience in the specific technical field of engineering involved.

2) Licensees shall not affix their signature or seal to any plans or documents dealing with subject matter in which they lack competence, nor to any plan or document not prepared or reviewed under their direct supervisory control.

3) Licensees may accept an assignment outside of their fields of competence to the extent that their services are restricted to those phases of the project in which they are qualified, and to the extent that all other phases of the project will be performed by registrants qualified in those phases.

c) Professional Integrity. Licensees shall issue professional statements in an objective and truthful manner.

1) Licensees shall be completely objective and truthful in all structural engineering reports, statements or testimony.

2) Licensees may express publicly a professional opinion on technical subject(s) only when it is founded upon adequate knowledge of the facts and a background of competence in the subject matter.

3) A licensee, when acting as a representative of an individual or organization, shall issue no statements, criticisms, or arguments on structural engineering matters without first prefacing such comments by explicitly identifying on whose behalf the comments will be made. When the licensee is acting as a consultant, expressing a professional opinion, such opinion shall be prefaced by complete personal identification as a consultant, without necessarily naming the client. Such licensee shall reveal any personal interest in the matter.



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d) Conflict of Interest. Licensees shall act in professional matters for each employer or client as faithful agents or trustees, and shall avoid conflicts of interest.

1) Licensees shall conscientiously avoid conflicts of interest with their employers or clients. Whenever conflicts of interest appear unavoidable, however, licensees shall disclose promptly to their employers or clients any business association, interest or circumstance which may influence judgment or quality of services.

2) Licensees shall not accept compensation, financial or other, from more than one party for services on a project or for services pertaining to a project unless the licensee makes full disclosure and receives consent of all interested parties.

3) Licensees shall not solicit or accept financial or other valuable consideration from any material supplier or equipment supplier for specifying the supplier's products except when the licensee is a known employee or agent of the supplier.

4) Licensees shall not solicit or accept gratuities, directly or indirectly, from any contractor, architect, engineer or other party dealing with the licensee's employer or client in connection with work for which the licensee is responsible.

5) Licensees in public service as members, advisors or employees of a governmental body or department shall not participate in decisions with respect to professional services solicited or provided by them or their organization.

6) Licensees shall not solicit or accept a professional contract from a governmental body on which a principal or officer of their firm or organization serves as a member.

e) Employment Solicitation. Licensees shall avoid improper solicitation of professional employment.

1) Licensees shall not offer to pay, either directly or indirectly, any commission, political contribution, gift or other consideration in order to secure professional assignments.

2) Licensees shall not falsify or permit misrepresentation of their, or their associates' academic or professional qualifications. They shall not misrepresent or exaggerate their degree of responsibility in or for the subject matter of prior assignments. Brochures or solicitation of employment shall not misrepresent pertinent facts concerning employers, employees, associates, joint ventures or past accomplishments with the intent or purpose of enhancing their qualifications and/or their work.

(Source: Added at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

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Section ~~1480.60~~ 1480.220 Granting Variances (Renumbered)

a) The Director may grant variances from these rules in individual cases where he finds that:

1) the provision from which the variance is granted is not statutorily mandated;

2) no party will be injured by the granting of the variance; and

3) the rule from which the variance is granted would, in the particular case, be unreasonable or unnecessarily burdensome.

b) The Director shall notify the Board ~~Examining Committee~~ of the granting of such variance, and the reasons therefor, at the next meeting of the Board.

(Source: Section 1480.220 renumbered from Section 1480.60, amended at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)



## DEPARTMENT OF PUBLIC AID

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## 1) The Heading of the Part: MEDICAL PAYMENT

2) Code Citation: 89 Ill. Adm. Code 140

## 3) Section Numbers: Proposed Action:

140.485 Amendment  
 140.486 Repealed  
 140.487 Amendment  
 140.488 New Section  
 140. Table A Repealed

4) Statutory Authority: Sections 5-2, 5-4 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, pars. 5-2, 5-4 et seq. and 12-13)

5) A Complete Description of the Subjects and Issues Involved: This rulemaking describes the Healthy Kids program, and the services which are covered, and reimbursement for the Healthy Kids services. The rulemaking specifies timeliness requirements for the various Healthy Kids activities. Finally, this rulemaking includes a periodicity schedule, a list of immunizations, and a list of diagnostic procedures.

This rulemaking is not expected to have any fiscal impact on Healthy Kids providers.

Copies of these Proposed Amendments are available for review in each of the Department's local offices in each county, except in Cook County, where the Amendments can be reviewed in the Director's Office, Thirteenth Floor, 624 South Michigan Avenue, Chicago, Illinois 60605. Copies can be reviewed at all of the offices Monday through Friday from 8:30 a.m. to 5:00 p.m.

6) Will these Proposed Amendments replace Emergency Amendments currently in effect? Yes

7) Does this rulemaking contain an automatic repeal date? Yes ☒ No ☐

8) Do these Proposed Amendments contain incorporations by reference? No ☐ Yes ☐

9) Are there any other Proposed Amendments pending on this Part? Yes ☐ No ☐

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Section Numbers	Proposed Action	Illinois Register Citation
140.24	Amendment	April 13, 1990 (14 Ill. Reg. 5417)
140.413	Amendment	March 30, 1990 (14 Ill. Reg. 4860)
140.461	Amendment	April 20, 1990 (14 Ill. Reg. 5726)
140.462	Amendment	April 20, 1990 (14 Ill. Reg. 5726)
140.463	Amendment	April 20, 1990 (14 Ill. Reg. 5726)
140.471	Amendment	June 8, 1990 (14 Ill. Reg. 8929)
140.472	Amendment	June 8, 1990 (14 Ill. Reg. 8929)
140.473	Amendment	June 8, 1990 (14 Ill. Reg. 8929)
140.474	Amendment	June 8, 1990 (14 Ill. Reg. 8929)
140.475	Amendment	September 29, 1989 (13 Ill. Reg. 15281)
140.476	Amendment	September 29, 1989 (13 Ill. Reg. 15281)
140.477	Amendment	September 29, 1989 (13 Ill. Reg. 15281)
140.478	Amendment	September 29, 1989 (13 Ill. Reg. 15281)
140.479	Amendment	September 29, 1989 (13 Ill. Reg. 15281)
140.480	Amendment	September 29, 1989 (13 Ill. Reg. 15281)



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Section Numbers	Proposed Action	Illinois Register Citation
140.481	Amendment	September 29, 1989 (13 Ill. Reg. 15281)
140.528	Amendment	May 11, 1990 (14 Ill. Reg. 7027)
140.539	Amendment	July 6, 1990 (14 Ill. Reg. 10629)
140.542	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140.543	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140.544	Repealed	March 23, 1990 (14 Ill. Reg. 4415)
140.545	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140.562	Amendment	August 31, 1990 (14 Ill. Reg. _____)
140.569	Amendment	May 25, 1990 (14 Ill. Reg. 7834)
140.642	Amendment	March 2, 1990 (14 Ill. Reg. 3019)
140.646	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140.647	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140.648	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140.649	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140.650	Amendment	March 23, 1990 (14 Ill. Reg. 4415)

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Section Numbers	Proposed Action	Illinois Register Citation
140.652	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140. Table H	Amendment	March 2, 1990 (14 Ill. Reg. 3019)

10) Statement of Statewide Policy Objectives: This rulemaking has no effect on local governmental units.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Thomas D. Toberman, Division of Medical Programs, Illinois Department of Public Aid, 201 S. Grand Ave. East, 2nd Floor, Springfield, Illinois 62763 (217/782-2550). The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

12) Initial Regulatory Flexibility Analysis:

- A) Date Proposed Amendments were submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: August 22, 1990
- B) Types of small businesses affected: Physicians, dentists, and other Healthy Kids providers.
- C) Reporting, bookkeeping or other procedures required for compliance: No additional reporting, bookkeeping or other procedures required.
- D) Types of professional skills necessary for compliance: No additional skills are necessary.

The full text of the Proposed Amendments is identical to the text of the Emergency Amendments which appears in this issue of the Register on page 14570.



## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Property Tax/Revenue Act of 1939
- 2) Code Citation: 86 Ill. Adm. Code 110
- 3) Section Numbers: 110.160  
Proposed Action:  
Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 120, par. 482.1
- 5) A Complete Description of the Subjects and Issues Involved: Revision of list of multi-township assessment districts created pursuant to Ill. Rev. Stat. 1989, ch. 120, par. 482.1
- 6) Will this proposed rule replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? Yes ☒ No ☐
- 8) Does this proposed amendment contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: This rulemaking has no effect on local governmental units.
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to submit comments on this proposed rule may submit them in writing by no later than 45 days after publication of this notice to:

R. Dale Yung  
Administrator  
Legal Services Bureau  
Illinois Department of Revenue  
101 West Jefferson  
Springfield, Illinois 62794  
Phone: (217) 782-6336

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: August 23, 1990
- B) Types of small businesses affected: None
- C) Reporting, bookkeeping or other procedures required for compliance: None
- D) Types of professional skills necessary for compliance: None

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- D) Types of professional skills necessary for compliance: None
- The full text of the Proposed Amendment(s) begins on the next page:



## DEPARTMENT OF REVENUE

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TITLE 86: REVENUE  
CHAPTER I: DEPARTMENT OF REVENUEPART 110  
PROPERTY TAX/REVENUE ACT OF 1939

Section	
110.101	Railroads
110.105	Non-carrier Real Estate of Railroads
110.110	Procedures for Assessment of Pollution Control Facilities and Low Sulphur Dioxide Emission Coal Fueled Devices
110.115	Exemption proceedings
110.120	Oil Right Lessees and Producers
110.125	Reports to be Filed with the Department
110.130	Hearings and Records of County Assessor, Supervisor of Assessments or Board of Assessors
110.135	Review of Assessments - Counties of 1,000,000 or More
110.140	Board of Review Procedures and Records - Counties of Less than 1,000,000
110.141	Farmland Factor Review Procedures (Repealed)
110.145	Practice and Procedure
110.150	Records Reproduction
110.155	Appointment of Board of Review Members After Examination
110.160	Multi-township Assessment Districts
110.165	Farmland Assessment Review Procedures
110.170	Assessors' Bonus
110.175	Equalization by Supervisor of Assessments
110.180	Supervisor of Assessments Examination

**AUTHORITY:** Implementing the Revenue Act of 1939 (Ill. Rev. Stat. 1989, ch. 120, par. 482.1) and authorized by Section 39b35 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 39b35).

**SOURCE:** Adopted June 1, 1940; amended at 5 Ill. Reg. 2999, effective March 11, 1981; amended at 5 Ill. Reg. 5888, effective May 26, 1981; amended at 6 Ill. Reg. 9707, effective July 27, 1982; amended at 6 Ill. Reg. 14564, effective November 5, 1982; codified at 7 Ill. Reg. 5886; amended at 8 Ill. Reg. 24285, effective December 5, 1984; amended at 9 Ill. Reg. 159, effective December 26, 1984; amended at 9 Ill. Reg. 12022, effective July 24, 1985; amended at 10 Ill. Reg. 11284, effective June 16, 1986; amended at 10 Ill. Reg. 15125, effective September 2, 1986; amended at 11 Ill. Reg. 19675, effective November 23, 1987; amended at 11 Ill. Reg. 20972, effective December 11, 1987; amended at 12 Ill. Reg. 14346, effective August 29, 1988; amended at 13 Ill. Reg. 6803, effective April 12, 1989; amended at 13 Ill. Reg. 7469, effective May 2, 1989; amended at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_.

**NOTE:** Capitalization denotes statutory language.

## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED AMENDMENTS

## Section 110.160 Multi-township Assessment Districts

The following multi-township assessment districts have been promulgated and filed with this Department in accordance with Section 1.1 of the Revenue Act of 1939:

County	Townships in District
Adams	<ol style="list-style-type: none"> <li>1. Lima, Keene</li> <li>2. Houston, Northeast</li> <li>3. Clayton, Concord</li> <li>4. McKee, Beverly, Richfield</li> <li>5. Fall Creek, Payson</li> <li>6. Honey Creek, Gilmer, Burton</li> <li>7. Columbus, Liberty</li> </ol>
Bond	<ol style="list-style-type: none"> <li>1. Mills, Tamalco</li> <li>2. La Grange, Old Ripley</li> </ol>
Boone	<ol style="list-style-type: none"> <li>1. Manchester, LeRoy, Caledonia</li> <li>2. Flora, Spring</li> </ol>
Brown	<ol style="list-style-type: none"> <li>1. Pea Ridge, Missouri, Lee, Ripley</li> <li>2. Cooperstown, Versailles, Elkhorn, Buckhorn</li> </ol>
Bureau	<ol style="list-style-type: none"> <li>1. Fairfield, Gold, Mineral</li> <li>2. Neponset, Macon</li> <li>3. Greenville, Manlius</li> <li>4. Walnut, Bureau</li> <li>5. Indiantown, Arispie, Milo, Wheatland</li> <li>6. Ohio, Dover</li> <li>7. La Moille, Clarion</li> <li>8. Berlin, Westfield</li> <li>9. Selby, Leepertown</li> </ol>
Carroll	<ol style="list-style-type: none"> <li>1. Washington, Woodland, Freedom</li> <li>2. Cherry Grove, Shannon</li> <li>3. Rock Creek, Lima</li> <li>4. Wysox, Elkhorn Grove</li> <li>5. Salem, Fairhaven</li> </ol>



## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED AMENDMENTS

County	Townships in District
Cass	<ol style="list-style-type: none"> <li>1. Bluff Springs, Arenzville, Hagener</li> <li>2. Sangamon Valley, Virginia</li> <li>3. Chandlerville, Panther Creek, Newmansville</li> <li>4. Philadelphia, Ashland</li> </ol>
Champaign	<ol style="list-style-type: none"> <li>1. East Bend, Newcomb, Condit, Hensley</li> <li>2. Ludlow, Rantoul</li> <li>3. Harwood, Kerr, Compromise</li> <li>4. Stanton, Ogden</li> <li>5. Colfax, Sadorus</li> <li>6. Pesotum, Crittenden</li> <li>7. Raymond, Ayers</li> </ol>
Christian	<ol style="list-style-type: none"> <li>1. Mt. Auburn, Mosquito</li> <li>2. Stonington, Prairieeton</li> <li>3. Johnson, Locust, Rosamond, Greenwood</li> <li>4. King, Bear Creek, Ricks</li> </ol>
Clark	<ol style="list-style-type: none"> <li>1. Westfield, Parker, Dolson, Auburn, Douglas</li> <li>2. Anderson, Darwin, York</li> <li>3. Johnson, Orange, Melrose</li> </ol>
Clay	<ol style="list-style-type: none"> <li>1. Larkinsburg, Oskaloosa, Blair</li> <li>2. Bible Grove, Hoosier, Pixley</li> <li>3. Stanford, Clay City</li> <li>4. Songer, Xenia</li> </ol>
Clinton	<ol style="list-style-type: none"> <li>1. St. Rose, Wheatfield</li> <li>2. Irishtown, Carlyle</li> <li>3. East Fork, Meridian, Clement</li> <li>4. Santa Fe, Lake</li> </ol>
Coles	<ol style="list-style-type: none"> <li>1. Seven Hickory, Charleston</li> <li>2. Morgan, East Oakland</li> <li>3. Ashmore, Hutton</li> <li>4. Paradise, Pleasant Grove</li> </ol>
Crawford	<ol style="list-style-type: none"> <li>1. Licking, Prairie</li> </ol>

## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED AMENDMENTS

County	Townships in District
Cumberland	<ol style="list-style-type: none"> <li>2. Lamotte, Montgomery</li> <li>3. Martin, Honey Creek, Southwest</li> </ol>
	<ol style="list-style-type: none"> <li>1. Cottonwood, Union, Crooked Creek</li> <li>2. Spring Point, Woodbury</li> </ol>
Dekalb	<ol style="list-style-type: none"> <li>1. South Grove, Mayfield</li> <li>2. Malta, Milan</li> <li>3. Afton, Pierce</li> <li>4. Shabbona, Paw Paw</li> <li>5. Victor, Somonauk</li> </ol>
DeWitt	<ol style="list-style-type: none"> <li>1. Waynesville, Barnett</li> <li>2. Wapella, Wilson</li> <li>3. Rutledge, Harp, DeWitt</li> <li>4. Tunbridge, Texas</li> <li>5. Creek, Nixon</li> </ol>
Douglas	<ol style="list-style-type: none"> <li>1. Murdock, Newman</li> <li>2. Bowdre, Sargent</li> </ol>
Edgar	<ol style="list-style-type: none"> <li>1. Prairie, Brouilletts, Creek, Edgar</li> <li>2. Shiloh, Embarrass</li> <li>3. Buck, Grandview</li> <li>4. Symmes, Elbridge</li> <li>5. Hunter, Stratton</li> </ol>
Effingham	<ol style="list-style-type: none"> <li>1. Liberty, Banner, Mocassin</li> <li>2. Mound, West</li> <li>3. Jackson, Mason</li> <li>4. Union, Lucas</li> </ol>
Fayette	<ol style="list-style-type: none"> <li>1. Hurricane, South Hurricane, Shafter</li> <li>2. Bowling Green, Carson, Loudon</li> <li>3. Sefton, Otego, Wheat Land</li> <li>4. Bear Grove, Seminary, Pope</li> <li>5. Kaskaskia, Wilberton, Lone Grove</li> </ol>



## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED AMENDMENTS

## County Townships in District

Ford  
 1. Sullivant, Peach Orchard  
 2. Drummer, Dix  
 3. Lyman, Wall  
 4. Patton, Button  
 5. Rogers, Mona, Pella

Franklin  
 1. Goode, Barren  
 2. Ewing, Northern  
 3. Eastern, Cave

Fulton  
 1. Fairview, Joshua  
 2. Orion, Banner  
 3. Deerfield, Lee, Harris  
 4. Cass, Bernadotte, Farmers  
 5. Liverpool, Waterford  
 6. Isabel, Kerton, Woodland  
 7. Young Hickory, Ellisville

Gallatin  
 1. Omaha, Asbury, North Fork  
 2. Equality, Eagle, Creek, Bowlesville  
 3. New Haven, Shawnee

Greene  
 1. Patterson, Roodhouse  
 2. Athensville, Rubicon, Wrights  
 3. Linder, Rockbridge  
 4. Walkerville, Bluffdale, Woodville

Grundy  
 1. Nettle Creek, Erienna, Norman, Vienna, Highland  
 2. Garfield, Goodfarm  
 3. Maine, Geese-Lake, Felix

Hamilton  
 1. Crouch, South Crouch, Beaver Creek  
 2. Knights Prairie, Flannigan, South Flannigan,  
 Twigg, South Twigg  
 3. Crook, Mayberry

Hancock  
 1. Appanoose, Sonora, Nauvoo

## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED AMENDMENTS

## County Townships in District

2. Pontoosuc, Rock Creek  
 3. Durham, Pilot Grove, Fountain Green, Hancock  
 4. Prairie, Carthage  
 5. Montebello, Wythe  
 6. Bear Creek, Harmony  
 7. Chili, Augusta  
 8. Walker, St. Albans  
 9. Warsaw, Wilcox, Rocky Run

Henderson  
 1. Media, Raritan, Terre Haute  
 2. Bald Bluff, Rozetta, Biggsville  
 3. Carman, Stronghurst

Henry  
 1. Hanna, Phenix  
 2. Loraine, Yorktown, Alba  
 3. Edford, Osco  
 4. Munson, Cornwall, Burns  
 5. Lynn, Andover  
 6. Weller, Galva

Iroquois  
 1. Milks Grove, Ashkum  
 2. Papineau, Beaverville  
 3. Danforth, Iroquois  
 4. Beaver, Concord  
 5. Ridgeland, Onarga  
 6. Crescent, Ash Grove  
 7. Milford, Stockland  
 8. Pigeon Grove, Fountain Creek  
 9. Prairie Green, Lovejoy

Jackson  
 1. Ora, Vergennes  
 2. Levan, Kinkaid, ~~Begonia~~ Degognia, Fountain Bluff  
 3. Sand Ridge, Grand Tower, Pomona

Jasper  
 1. Grove, North Muddy, South Muddy  
 2. Crooked Creek, Grandville, Hunt City  
 3. Willow Hill, Ste. Marie, Fox, Smallwood

Jefferson  
 1. Grand Prairie, Remy Casner



DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

County	Townships in District
Jersey	<ol style="list-style-type: none"> <li>Field, Farrington</li> <li>Pendleton, Moores Prairie</li> <li>Bald Hill, Elk Prairie</li> <li>Blissville, McClellan</li> </ol>
Jo Daviess	<ol style="list-style-type: none"> <li>Richwood, English</li> <li>Jersey, Ruyle, Fidelity</li> <li>Rosedale, Otter Creek</li> </ol>
Kankakee	<ol style="list-style-type: none"> <li>Menominee, Vinegar Hill, Rawlins</li> <li>Council Hill, Scales Mound, Guilford</li> <li>Apple River, Thompson</li> <li>Rush, Nora</li> <li>Rice, Hanover</li> <li>Woodbine, Derinda</li> <li>Wards Grove, Berreman, Pleasant Valley</li> </ol>
Kendall	<ol style="list-style-type: none"> <li>Essex, Salina</li> <li>Rockville, Manteno</li> <li>Summer, Yellowhead</li> </ol>
Knox	<ol style="list-style-type: none"> <li>Na-Au-Say, Seward, Lisbon</li> <li>Rio, Henderson</li> <li>Walnut Grove, Lynn</li> <li>Copley, Victoria</li> <li>Persifer, Truro</li> <li>Sparta, Knox, Galesburg, Cedar, Indian Point</li> <li>Orange, Haw Creek</li> <li>Chestnut, Maquon</li> <li>Elba, Salem</li> </ol>
LaSalle	<ol style="list-style-type: none"> <li>Meriden, Ophir</li> <li>Freedom, Serena</li> <li>Dimmick, Waltham, Wallace</li> <li>Mission, Miller</li> <li>Utica, Deer Park</li> <li>Vermilion, Richland, Hope</li> <li>Fall River, Grand Rapids</li> </ol>

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

County	Townships in District
Lawrence	<ol style="list-style-type: none"> <li>Brookfield, Allen</li> <li>Osage, Groveland</li> </ol>
Lee	<ol style="list-style-type: none"> <li>Petty, Bond, Russell</li> <li>Christy, Lukin</li> <li>Allison, Denison</li> </ol>
Livingston	<ol style="list-style-type: none"> <li>Nelson, Harmon</li> <li>China, Nachusa</li> <li>Ashton, Bradford</li> <li>Reynolds, Alto, Viola, Willow Creek</li> <li>Marion, East Grove, Hamilton</li> <li>Amboy, Lee Center</li> <li>May, Sublette</li> </ol>
Logan	<ol style="list-style-type: none"> <li>Sunbury, Nevada, Esmen</li> <li>Round Grove, Broughton, Union</li> <li>Long Point, Amity</li> <li>Rooks Creek, Pike, Waldo</li> <li>Owego, Avoca, Eppards Point</li> <li>Saunemin, Pleasant Ridge</li> <li>Sullivan, Charlotte</li> <li>Indian Grove, Belle Prairie</li> <li>Forrest, Fayette</li> <li>Chatsworth, Germanville</li> </ol>
McDonough	<ol style="list-style-type: none"> <li>Prairie Creek, Sheridan</li> <li>Orvil, Eminence</li> <li>Atlanta, Oran</li> <li>Corwin, Broadwell</li> <li>Hurlbut, Elkhart</li> <li>Chester, Mount Pulaski</li> <li>Aetna, Laenna, Lake Fork</li> </ol>
	<ol style="list-style-type: none"> <li>Blandinsville, Hire</li> <li>Sciota, Walnut Grove</li> <li>Prairie City, Bushnell</li> <li>Emmet, Chalmers</li> <li>Macomb, Mound</li> <li>Scotland, New Salem</li> </ol>



## NOTICE OF PROPOSED AMENDMENTS

County	Townships in District
MeHenry	7. Tennessee, Lamoine, Bethel 8. Industry, Eldorado
McLean	1. Alden, Hartland
	1. Yates, Lawndale, Cropsey, Anchor 2. Money Creek, Lexington 3. Blue Mound, Martin 4. Dawson, Arrowsmith 5. West, Bellflower 6. White Oak, Dry Grove 7. Mount Hope, Funks Grove
Macon	1. Austin, Illini 2. Niantic, Harristown 3. Whitmore, Oakley 4. Mt. Zion, Milan
Macoupin	1. Scottville, Barr, Western Mound 2. North Palmyra, North Otter 3. South Palmyra, South Otter 4. Nilwood, Shaws Point, Honey Point 5. Bird, Polk, Hillyard, Brushy Mound
Madison	1. New Douglas, Leef
Marion	1. Patoka, Carrigan 2. Foster, Tonti 3. Kimmunity, Meacham 4. Alma, Omega 5. Stevenson, Haines 6. Iuka, Romine
Marshall	1. Saratoga, Whitefield, La Prairie 2. Hopewell, Roberts 3. Richland, Bell Plain

## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED AMENDMENTS

County	Townships in District
Mason	1. Lynchburg, Bath 2. Kilbourne, Crane Creek, Sherman 3. Quiver, Forest City 4. Pennsylvania, Allen Grove 5. Salt Creek, Mason City
Mercer	1. Eliza, Duncan, Perryton 2. Keithsburg, Abington, Ohio Grove 3. Suez, North Henderson
Montgomery	1. Bois D'arc, Harvel 2. Pitman, Zanesville 3. Walshville, Grisham 4. Rountree, Irving, Butler Grove 5. Nokomis, Audubon 6. Fillmore, South Fillmore
Moultrie	1. Dora, Marrow Bone 2. Lowe, Jonathan Creek 3. East Nelson, Whitley
Ogle	1. Forreston, Brookville 2. Maryland, Lincoln 3. Eagle Point, Buffalo, Woosung 4. Pine Creed, Grand Detour 5. Oregon, Nashua 6. Pine Rock, Lafayette, Taylor 7. Scott, White Rock 8. Lynnvile, Dement
Peoria	1. Millbrook, Brimfield 2. Trivoli, Logan 3. Jubilee, Rosefield 4. Princeville, Akron
Piatt	1. Goose Creek, Willow Branch
Pike	1. Atlas, Martinsburg



## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED AMENDMENTS

## County Townships in District

2. Chambersburg, Fairmount, Perry
3. Cincinnati, Kinderhook, Levee
4. Derry, Pleasant Vale
5. Detroit, Montezuma
6. Flint, Griggsville
7. Hadley, New Salem
8. Hardin, Newburg
9. Pearl, Spring Creek
10. Pleasant Hill, Ross

Putnam 1. Hennepin, Senadwine

Richland 1. Denver, Noble, Decker  
2. German, Claremont, Bonpas

Rock Island 1. Zuma, Canoe Creek  
2. Drury, Buffalo Prairie

Saline 1. Tate, Long Branch, Galatia  
2. Brushy, Raleigh  
3. Rector, East Eldorado, Cottage  
4. Independence, Mountain, Stonefort

Sangamon 1. Island Grove, New Berlin  
2. Loami, Maxwell, Talkington  
3. ~~Paney-Greek, Salisbury~~  
43. Buffalo Hart, Mechanicsburg  
54. Cooper, Cotton Hill  
65. Lanesville, Illiopolis

Schuyler 1. Birmingham, Brooklyn, Littleton, Oakland,  
Huntsville, Camden  
2. Woodstock, Bainbridge, Frederick, Browning,  
Hickory

Shelby 1. Moweaqua, Penn  
2. Flat Branch, Pickaway, Rural, Ridge  
3. Oconee, Cold Spring

## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED AMENDMENTS

## County Townships in District

4. Herrick, Dry Point
5. Lakewood, Clarksburg, Holland
6. Todds Point, Okaw
7. Richland, Ash Grove
8. Big Spring, Sigel

Stark 1. Goshen, West Jersey  
2. Elmira, Osceola  
3. Essex, Valley, Penn

Stephenson 1. Winslow, Waddams  
2. Kent, Erin  
3. Jefferson, Loran  
4. Rock Grove, Dakota

Tazewell 1. Sand Prairie, Malone  
2. Dillon, Delavan  
3. Hopedale, Boynton  
4. Little Mackinaw, Hittle

Vermillion 1. Middlefork, Pilot  
2. Jamaica, Carroll  
3. McKendree, Love

Warren 1. Sumner, Hale  
2. Spring Grove, Monmouth  
3. Kelly, Coldbrook  
4. Lenox, Floyd  
5. Ellison, Point Pleasant, Swan  
6. Berwick, Greenbush

Washington 1. Ashley, Beaucoup, Richview  
2. Bolo, Dubois  
3. Covington, Hoyleton  
4. Venedy, Johannisburg, Lively Grove  
5. Plum Hill, Oakdale, Pilot Knob

Wayne 1. Garden Hill, Orchard, Hickory Hill, Four Mile  
Hill



SECRETARY OF STATE

NOTICE OF PROPOSED AMENDMENTS

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Cancellation, Revocation or Suspension of Licenses or Permits
- 2) Code Citation: 92 Ill. Adm. Code 1040
- 3) Section Numbers: Proposed Action  
1040.65 Amendment
- 4) Statutory Authority: Section 2-104(b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 2-104(b) and the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 6-100 et seq.).
- 5) A Complete Description of the Subjects and Issues Involved: This proposed rulemaking would allow the Secretary of State to impose driver's license sanctions for offenses committed by all drivers on Illinois military bases. The proposed rulemaking also clarifies the items which will be entered to a driving record.
- 6) Will this proposed rulemaking replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed rulemaking contain incorporations by reference? No
- 9) Are there any other amendments pending on this part? Yes
- 10) Statement of Statewide Policy Objective: This rulemaking will have no effect on local units of government.
- 11) Time, place and Manner in which interested persons may comment on this proposed rulemaking: The Secretary of State will fully consider all comments received within 45 days of the date this notice is published. All comments must be in writing and should be sent to:

Nancy Easum  
Deputy General Counsel to the Secretary  
2701 S. Dirksen Parkway  
Springfield, IL 62723  
217/782-6250

County Townships in District

2. Indian Prairie, Berry, Arrington
3. Keith, Zif, Elm River, Mount Erie
4. Massillon, Leech, Barnhill

White

1. Mill Shoals, Burnt Prairie
2. Indian Creek, Herald's Prairie
3. Hawthorne, Emma

Whiteside

1. Ustick, Clyde
2. Genesee, Jordan
3. Albany, Garden Point
4. Newton, Penton
5. Erie, Portland
6. Hume, Montmorency
7. Tampico, Hahnman

Will

1. Florence, Wilton

Winnebago

1. Laona, Durand
2. Harrison, ~~Burritt~~ Burritt

Woodford

1. Partridge, Cazenovia
2. Linn, Clayton, Greene, Panola
3. Cruger, Ohio
4. Palestine, Kansas

(Source: Amended at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_)

Section Number	Proposed Action	Illinois Register Citation
1040.32	Amendment	14 Ill. Reg. 8109 (May 25, 1990)
1040.46	Amendment	14 Ill. Reg. 5488 (April 13, 1990)



## SECRETARY OF STATE

## NOTICE OF PROPOSED AMENDMENTS

- 12) Initial Regulatory Flexibility Analysis: After careful consideration, the Secretary of State does not feel this proposed rulemaking will affect any types of small businesses and the proposed rule has not been submitted to the Small Business Office of the Department of Commerce and Community Affairs.

The full text of the Proposed Rule begins on the next page:

## ILLINOIS REGISTER

14338

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## SECRETARY OF STATE

## NOTICE OF PROPOSED AMENDMENT(S)

TITLE 92: TRANSPORTATION  
CHAPTER II: SECRETARY OF STATE

## PART 1040

## CANCELLATION, REVOCATION OR SUSPENSION OF LICENSES OR PERMITS

Section	
1040.10	Court to Forward License and Reports of Conviction
1040.20	Illinois Traffic Offense Table
1040.25	Suspension or Revocation for Driving Without a Valid Driver's License
1040.30	3 or More Traffic Offenses Within 12 Months
1040.31	Operating a Motor Vehicle During a Period of Suspension or Revocation
1040.32	Suspension or Revocation of Licenses or Permits Used Fraudulently
1040.35	Commission of Offense Requiring Mandatory Revocation Upon Conviction
1040.38	Commission of a Traffic Offense in Another State
1040.40	Repeated Conviction or Collisions
1040.41	Invalidation of Licenses for Curfew Violations
1040.42	Fleeing and Eluding
1040.43	Illegal Transportation
1040.46	Fatal Accident and Personal Injury Suspensions
1040.48	Vehicle Emission Suspensions
1040.50	Suspension or Revocation of a License or Commercial Vehicle Driver
1040.55	Suspension or Revocation for Driver's License Classification Violations
1040.60	Release of Information Regarding a Disposition of Court Supervision
1040.65	Offenses Occurring on Military Bases
1040.66	Invalidation of a Restricted Driving Permit
1040.70	National Driver Register
1040.80	Cancellation of Driver's License Upon Issuance of a Handicapped Identification Card
1040.100	Rescissions
1040.101	Reinstatement Fees

**AUTHORITY:** Implementing articles II and VII of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 6-201 et seq. and 6-700 et seq.) and authorized by Section 2-104(b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 2-104(b)).

**SOURCE:** Filed September 22, 1972; amended at 3 Ill. Reg. 26, p. 282 effective June 30, 1979; amended at 5 Ill. Reg. 3533, effective April 1, 1981; amended at 6 Ill. Reg. 4239, effective April 2, 1982; codified at 6 Ill. Reg. 12674; amended at 8 Ill. Reg. 2200, effective February 1, 1984; amended at 8 Ill. Reg. 3783, effective March 13, 1984; amended at 8 Ill. Reg. 18925, effective September 25, 1984; amended at 8 Ill. Reg. 23385, effective



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## NOTICE OF PROPOSED AMENDMENT(S)

November 21, 1984; amended at 11 Ill. Reg. 15265, effective September 4, 1986; amended at 11 Ill. Reg. 16927, effective October 1, 1987; amended at 11 Ill. Reg. 20659, effective December 8, 1987; amended at 12 Ill. Reg. 2148, effective January 11, 1988; amended at 12 Ill. Reg. 14351, effective September 1, 1988; amended at 12 Ill. Reg. 15625, effective September 15, 1988; amended at 12 Ill. Reg. 16153, effective September 15, 1988; amended at 12 Ill. Reg. 16906, effective October 1, 1988; amended at 12 Ill. Reg. 17120, effective October 1, 1988; amended at 13 Ill. Reg. 1593, effective January 23, 1989; amended at 13 Ill. Reg. 5162, effective April 1, 1989; amended at 13 Ill. Reg. 7802, effective May 15, 1989; amended at 13 Ill. Reg. 8659, effective June 1, 1989; amended at 13 Ill. Reg. 17087, effective October 16, 1989; amended at 13 Ill. Reg. 20127, effective December 8, 1989; amended at 14 Ill. Reg. 2944, effective February 7, 1990; amended at 14 Ill. Reg. 3664, effective February 27, 1990; amended at 14 Ill. Reg. 5178, effective April 1, 1990; amended at 14 Ill. Reg. 5560, effective April 18, 1990; amended at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

## Section 1040.65 Offenses Occurring on Military Bases

## a) Reports of Conviction

- 1) All convictions for traffic offenses committed on a military base in the State of Illinois, by ~~an~~ Illinois a driver shall be reported to the Office of the Secretary of State by the Office of the Judge Advocate or other similar office from each base located in the State of Illinois on a form provided and prescribed by the Office of the Secretary of State.
- 2) All convictions for traffic offenses committed on a military base in the State of Illinois by ~~an~~ Illinois a driver who is a civilian or military dependent and which are adjudicated in a federal district court or the U.S. Magistrate shall be reported by the federal district court clerk to the Office of the Secretary of State on a form provided and prescribed by the Office of the Secretary of State.

- 3) All dispositions of supervision for violations of Section 6-303 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 6-303) and Sections 11-401, 11-501 (or a similar provision of a local ordinance), 11-503, and 11-504 of the Illinois Rules of the Road of the Illinois Vehicle Code (Ill. Rev. Stat. 1989, ch. 95 1/2, pars. 11-401, 11-501, 11-503, and 11-504) committed on a military base in the State of Illinois by a driver, shall be reported to the Office of the Secretary of State by the Office of the Judge Advocate or other similar

## SECRETARY OF STATE

## NOTICE OF PROPOSED AMENDMENT(S)

office from each base located in the State of Illinois on a form provided and prescribed by the Office of the Secretary of State.

- 4) All dispositions of supervision for violations of Section 6-303 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 6-303) and Sections 11-401, 11-501 (or a similar provision of a local ordinance), 11-503, and 11-504 of the Illinois Rules of the Road of the Illinois Vehicle Code (Ill. Rev. Stat. 1989, ch. 95 1/2, pars. 11-401, 11-501, 11-503, and 11-504) which are committed on a military base in the State of Illinois by a driver who is a civilian or military dependent and which are adjudicated in a federal district court or the U.S. Magistrate, shall be reported by the federal district court clerk to the Office of the Secretary of State on a form provided and prescribed by the Office of the Secretary of State.

- 5) All convictions for traffic offenses which are committed on a military base in a state other than Illinois, by an Illinois driver, shall be entered to the individual's driving record when reported to the Office of the Secretary of State by the Office of the Judge Advocate or other similar office from each base located in the United States or when reported by a federal district court clerk.

- §16) Reports of convictions received by the Office of the Secretary of State shall be entered upon the driver's record, except that violations which do not result in an immediate driver's license sanction as indicated by 92 Illinois Administrative Code 1040.20 and which are committed by an out-of-state driver, shall not be entered to an individual's driving record but shall be forwarded to the driver's home state just as immediate action convictions committed by an out-of-state driver shall be forwarded to the driver's home state. All dispositions of supervision for the offenses listed in paragraphs 3) and 4) of this subsection shall be entered on the person's driving record. Entry of the dispositions of supervision shall not result in an immediate driver's license sanction. Reports of convictions or dispositions of supervision which are incomplete or illegible shall be returned to the reporting authority for further information. ~~Reports of convictions received by the Office of the Secretary of State shall be entered upon the driver's record.~~ Conviction shall mean that the case was disposed of or adjudicated by the U.S. District Court, the U.S.



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Magistrate, court-martial conviction, or non-judicial punishment pursuant to Article 15 of the Uniform Code of Military Justice (10 U.S.C. 810).

## b) Revocation or Suspension Action to be Imposed

1) A person, military or civilian, who has been convicted of an offense on a military base, which if committed in this State would be grounds for mandatory revocation, under Section 6-205 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-205) shall have his/her driving privileges revoked.

2) A person, military or civilian, who has been convicted of an offense on a military base, which if committed in this State would be grounds for suspension or revocation under Section 6-206 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987 ch. 95 1/2, par. 6-206), shall have his/her driving privileges reviewed and shall be subject to the same action as if the offenses had occurred within this State. However, the period of the sanction shall not be lessened by the return of driving privileges by the Armed Forces.

3) A military person who has been convicted under the Uniform Code of Military Justice of an offense similar to those listed under Section 6-205 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-205) shall have his/her driving privileges reviewed in accordance with Section 6-206(a)(24) of the Illinois Driver Licensing Law and driving privileges may be suspended or revoked if the requirements of Section 6-206(a)(24) (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-206(a)(24)) are met.

4) A civilian person who has been convicted in a federal district court for an offense listed under Sections 6-205 or 6-206 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-205 or 6-206) which would require suspension or revocation if committed in this State, shall have the same sanction imposed as if the offenses had been reported by a state court. This action shall be taken in accordance with Section 6-206(a)(6) of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-206(a)(6)).

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5) A person, military or civilian, who has been convicted of an offense on a military base in a state other than Illinois, shall have his driving privileges revoked under Section 6-206(a)(1) of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 6-206(a)(1)) if the offense, if committed in this State, would be grounds for mandatory revocation of driving privileges.

(Source: Amended at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)



## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED RULES

1) The Heading of the Part: Local Government Health Plan2) Code Citation: 80 Ill. Adm. Code 21603) Section Number: Adopted Action:

2160.110	New Section
2160.120	New Section
2160.130	New Section
2160.210	New Section
2160.220	New Section
2160.230	New Section
2160.240	New Section
2160.250	New Section
2160.310	New Section
2160.320	New Section
2160.325	New Section
2160.330	New Section
2160.410	New Section
2160.420	New Section
2160.510	New Section
2160.520	New Section
2160.610	New Section
2160.620	New Section
2160.710	New Section
2160.720	New Section

4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 127, par. 521 et seq.5) Effective Date of Rules: August 22, 19906) Does this rulemaking contain an automatic repeal date? No.7) Does this Rule contain incorporations by reference? No.8) Date Filed in Agency's Principal Office: August 22, 19909) Notice of Proposal Published in Illinois Register:

March 23, 1990, 14 Ill. Reg. 4288

10) Has JCPR issued a Statement of Objections to these rules? No.11) Differences between proposal and final version:

Revised the definition of "Administrative Service Organization" in Section 2160.130 to read as follows: "Administrative Service Organization" means any person, firm or corporation the Department has contracted with to administer the program.

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Revised the definition of "Annuitant" in Section 2160.130 to read as follows: "Annuitant" means any former Employee, as defined herein, who has retired from a Qualified Unit of Local Government or Qualified Rehabilitation Facility and is receiving an annuity from an Illinois Public Pension System or from a Qualified Pension Plan of such a Rehabilitation Facility.

Section 2160.130 - "Dependent" - changed "these rules" to "this Part".

Substituted "Act" for all references to P.A. 86-978 in the text of section 2160.210.

Added the following text after "status" in Section 2160.210(b)(3): "and has filed an Annual Report of Charitable Organization with the Secretary of State".

Deleted the text "from the Unit or Facility" from Section 2160.220(b).

Added text to Section 2160.240(b): "Membership changes not previously billed and paid received..." for clarity.

Added additional sentence to Section 2160.250(f) to give members the right to have a Union Representative present at advisory board appeals.

Added text to Section 2160.310(b)(1) "Employees...basis, or meet the standard for participation in the Illinois Municipal Retirement Fund, except...", to make those required to participate in IMRF eligible for coverage.

Deleted all text in the last sentence of Section 2160.310(d) after "Dependent coverage" and adding the following text: "High Option" means the higher of two levels of Dependent coverage available under the program. High Option requires the same deductible and co-payment levels as the Low Option but limits out-of-pocket expenses, has unlimited contract year and lifetime benefit maximums. "Low Option" means one of two levels of Dependent coverage available under the Program. Low Option requires the same deductibles and co-payment levels as the High Option but does not provide comprehensive coverage for inpatient hospitalization. There is a limitation on benefits for room and board charges and no limits on out-of-pocket expenses with a \$250,000 contract year benefit maximum.

Amended Section 2160.310(h), in relevant part, as follows: "....from taxes in compliance with Section 125 of the Internal Revenue Code (26 U.S.C. 125), the Unit....".



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Added Section 2160.310(j) to read as follows: "Compliance with the continuation of benefits requirements of the federal Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA) is the responsibility of the Unit or Facility. All premiums must be collected and terminated by the Unit or Facility."

Subsection 2160.320(a) is now 2160.320(b), and the phrase "For subsequent months," was added at the beginning of this subsection.

Subsection 2160.320(b) is now 2160.320(a). The words "first month's" were deleted in the first sentence and the phrase "For the first month's premium only," was added at the beginning of this subsection.

Subsection 2160.320(c), the phrase "after the delinquency date" has been deleted.

Deleted Sections 2160.320(d) and (e) and created a new Section 2160.325.

Deleted Section 2160.410(b)(3) and inserted in lieu thereof:

Report to the Department all enrollments on the Enrollment Application and all terminations on the Local Government Health Plan Change/Verification Change Form. Enrollments/terminations received in the Department by the 20th of the month will be processed and reflected on the next month's billing statement. The Unit will receive documentation of the transaction being processed through a Change/Verification Change Form.

Section 2160.410 (b)(4) change "...Evidence of Insurability forms" to "...Dependent Statement of Health..."

Added the following text to the end of Section 2160.420(d): "The Member, if represented by a certified bargaining agent, may have a Union Representative present for advisory board appeals as a non-voting participant."

Added the following text to Section 2160.420(e): The Advisory Board's recommendation and the Director's decision will be based on a determination of whether the claim is for services covered under the program. Factors considered by the Board and the Director shall include, but not be limited to, information contained in claims documentation, statements supporting such information, an evaluation of whether program requirements were interpreted and applied correctly, and review by a medical consultant if necessary.

Added the following text after "amount" in Section 2160.620(b)(1), line 8, and after "vary" in the last sentence of Section 2160.620(b)(2). "(which shall be between 4% and 12% of such charges)".

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Changed "will" to "shall" in Sections 2160.620(b)(1) and (b)(2) wherever "will" appears.

Changed "may" to "shall" in the last sentence of Section 2160.610(c).

Changed Section 2160.620(b)(5) to (c).

Updated its references in its Authority Note and in Section 2160.13, definition of "Act" to the 1989 edition of the Illinois Revised Statutes.

Added Section 2160.720(e).

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

13) Will this Rule replace an emergency rule currently in effect? No.

14) Are there any amendments pending on this Part? No.

15) Summary and Purpose of Rules:

The rulemaking describes the process by which qualified units of local government and qualified rehabilitation facilities may participate in the Local Government Health Plan. The responsibilities of the Department of Central Management Services and the qualified units of local government and qualified rehabilitation facilities are identified. A description of the funding for the Plan, and the rate methodology used to set premiums for the Plan is included.

16) Information and questions regarding these adopted rules shall be directed to:

Keith Vangeison  
616 Stratton Office Building  
Springfield, IL 62706  
(217)785-8675

The full text of the Adopted Rules begin on the next page.



DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED RULES

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES

SUBTITLE F: EMPLOYEE INSURANCE

CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 2160

LOCAL GOVERNMENT HEALTH PLAN

SUBPART A: PURPOSE AND DEFINITIONS

Section  
2160.110 Name of the Program  
2160.120 Purpose  
2160.130 Definitions

SUBPART B: RESPONSIBILITIES OF THE DEPARTMENT

Section  
2160.210 Determining Eligibility of Groups  
2160.220 Enrollments and Terminations  
2160.230 Rate Setting  
2160.240 Premium Collection  
2160.250 Other Administrative Responsibilities

SUBPART C: RESPONSIBILITIES OF LOCAL GOVERNMENT AND  
QUALIFIED REHABILITATION FACILITIES

Section  
2160.310 Enrollment Responsibilities  
2160.320 Premium Collection  
2160.325 Program Termination  
2160.330 Signing the Agreement

SUBPART D: RESPONSIBILITIES OF LOCAL GOVERNMENT  
HEALTH PLAN REPRESENTATIVES

Section  
2160.410 The Health Plan Representatives  
2160.420 Appeals Process Responsibilities

SUBPART E: RESPONSIBILITIES OF THE ADVISORY BOARD

Section  
2160.510 Appointment of Advisors  
2160.520 Responsibilities of the Board

SUBPART F: FUNDING

2160.610 Local Government Health Insurance Reserve Fund  
2160.620 Premium Rate Structure

ILLINOIS REGISTER

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SUBPART G: HEALTH CARE COVERAGE

Section  
2160.710 Local Government Health Plan  
2160.720 Health Care Coverage

AUTHORITY: Implementing and authorized by Sections 10, 13 and 15 of the State Employees Group Insurance Act of 1971 (Ill. Rev. Stat. 1989, ch. 127, par. 530, 533 and 535, as amended by P.A. 86-978, effective July 1, 1990).

SOURCE: Adopted at 14 Ill. Reg. 14343, effective August 22, 1990.

SUBPART A: PURPOSE AND DEFINITIONS

Section 2160.110 Name of the Program

The name of this Program is the Local Government Health Plan.

Section 2160.120 Purpose

The purpose of the Program is to provide health benefits to Employees, Annuitants and Dependents of Qualified Units of Local Government and Qualified Rehabilitation Facilities.

Section 2160.130 Definitions

Whenever used in these rules, the following terms shall have the meanings set forth below unless otherwise expressly provided, and when the defined meaning is intended, the term is capitalized.

"Act" means the State Employees Group Insurance Act of 1971, as amended (Ill. Rev. Stat. 1989, ch. 127, pars. 521 et seq. as amended by P.A. 86-978, effective July 1, 1990).

"Administrative Service Organization" means any person, firm or corporation the Department has contracted with to administer the program.

"Annuitant" means any former Employee, as defined herein, who has retired from a Qualified Unit of Local Government or Qualified Rehabilitation Facility and is receiving an annuity from an Illinois Public Pension System or from a Qualified Pension Plan of such a Rehabilitation Facility.

"Compensation" means salary or wages paid by a Qualified Unit of Local Government or Qualified Rehabilitation Facility to an Employee for personal services currently performed.



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"Department" means the Illinois Department of Central Management Services.

"Dependent" when the term is used in the context of this Part, means any person participating in the Program as a non-Member.

"Director" means the Director of the Illinois Department of Central Management Services.

"Employee" means and includes each person in the service of a Qualified Unit of Local Government or Qualified Rehabilitation Facility in the State of Illinois who receives Compensation for work currently performed.

"Fiscal Year" means the State's fiscal year from July 1 through June 30.

"Fund" means the Local Government Health Insurance Reserve Fund.

"Group Re-Enrollment Period" means the annual election period designated by the Department, during which Units and Facilities may add or drop coverage for Annuitants and change the type of Dependent coverage offered to their Employees, Survivors or Annuitants.

"Health Plan Representative" means an Employee of a Qualified Unit of Local Government or Qualified Rehabilitation Facility who serves in the capacity of an ombudsman through whom the Department shall conduct all business necessary to provide health benefits to that Unit or Facility.

"Member" means an Employee, Annuitant or Survivor.

"Plan" means the Local Government Health Plan.

"Pre-Existing Condition" means any disease, injury or condition, including maternity, for which the individual was diagnosed, received treatment/services, or took prescribed drugs during the three (3) months immediately preceding the effective date of coverage under the Program.

"Program" means a self-insured health benefits program offered by the State of Illinois to Qualified Units of Local Government and Qualified Rehabilitation Facilities. The coverage offered to Units and Facilities is identical to that offered to employees of the State of Illinois under the Program.

"Qualified Rehabilitation Facility" or "Facility" means any not-for-profit organization which is accredited by the Commission on Accreditation of Rehabilitation Facilities to provide services to

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persons with disabilities and which receives funds from the State of Illinois for providing those services.

"Qualified Unit of Local Government" means any Unit of Local Government that has been approved by the Director for enrollment in the Plan.

"Survivor" means a person who is a surviving Dependent of a person who satisfies the definition of Employee or Annuitant.

"Unit" means any Qualified Unit of Local Government, as defined herein.

"Unit of Local Government" means any county, municipality, township, school district, special district or other unit designated as a unit of local government by law.

## SUBPART B: RESPONSIBILITIES OF THE DEPARTMENT

## Section 2160.210 Determining Eligibility of Groups

a) A Unit of Local Government must be approved by the Director for participation in the Program.

1) The Director shall grant eligibility for a Unit of Local Government if the Unit of Local Government meets the definition in the Act and agrees to the conditions specified in this Part.

2) The Department shall not approve a Unit of Local Government for participation if the Unit has withdrawn from the program during the previous five Fiscal Years.

b) The Department shall grant eligibility to a Qualified Rehabilitation Facility if the facility:

1) meets the definition in the Act, and

2) agrees to the conditions specified in this Part, and

3) has a not-for-profit status and has filed an Annual Report of Charitable Organization with the Secretary of State, and

4) is accredited by the Commission on Accreditation of Rehabilitation Facilities to provide services to persons with disabilities, and

5) receives funds from the State of Illinois for providing services to persons with disabilities, and



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- 6) has not withdrawn from the program during the previous five Fiscal Years.

## Section 2160.220 Enrollments and Terminations

The Department shall enroll and terminate Members and their Dependents after notification in the form and manner prescribed by the Department.

- a) The Department shall provide notification to the Unit that the enrollment or termination has been completed.
- b) The Department shall furnish the Units and Facilities with forms to submit to the Department for enrollment and termination of Members.

## Section 2160.230 Rate Setting

- a) The Department will be responsible for setting rates at least 60 days prior to the start of the Fiscal Year.
- b) The Department shall not change rates during a Fiscal Year. The methodology for rate setting is described in Section 2160.620.

## Section 2160.240 Premium Collection

- a) The Department shall generate a billing statement for each Unit and Facility participating in the Program on or before the end of each month. This billing statement shall represent the total amount due from the Unit or Facility for the following month's coverage.
- b) Membership changes not previously billed and paid received on or before the twentieth of the billing month shall be reflected in the billing statement.

- 1) Prior month changes shall also appear on the billing and be reflected in the total amount due.

- 2) In cases of administrative errors on the part of the Unit or Facility, or when the Member does not provide information to the Unit or Facility concerning the dropping of a Dependent at the time the Dependent no longer qualifies as a Dependent under the Plan, a retroactive premium refund shall be made. Retroactive premium refund adjustments shall not exceed three months.

## Section 2160.250 Other Administrative Responsibilities

- a) The Department shall offer an annual Group Re-Enrollment Period to allow Units to:
  - 1) add or drop coverage for Annuitants as a group and

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- 2) change the type of Dependent coverage offered to their Members.
- b) The Department shall provide information to the Units and Facilities about the benefits and requirements of the program in the Local Government Health Plan Member Handbook.
- c) The Department shall prepare an administrative procedures manual for the Units' and Facilities' Health Plan Representatives.
- d) The Department will provide training seminars for Health Plan Representatives designated by the Units.
- e) The Department shall establish an advisory board. The responsibilities of the board are described in Section 2160.520.
- f) The Department shall establish formal appeal procedures to be followed when the Member is dissatisfied with the benefit determination made by the Administrative Service Organization as described in Section 2160.420. Members, if represented by a certified bargaining agent, shall be advised of the right to have a Union Representative present when they are scheduled for an advisory board appeal.
- g) The Department shall notify the Unit's or Facility's Health Plan Representative of the Administrative Service Organization being used and the address and forms needed to submit claims to the Administrative Service Organization.
- h) The Department shall audit Units' and Facilities' records, such as payroll information, to verify enrollment and enforce eligibility rules under the Plan.

## SUBPART C: RESPONSIBILITIES OF LOCAL GOVERNMENT AND QUALIFIED REHABILITATION FACILITIES

## Section 2160.310 Enrollment Responsibilities

- a) Any Unit or Facility within the State of Illinois interested in the Program may apply to the Director to have its Employees provided group health coverage under this Act on a non-insured basis. Annuitants, Survivors and Dependents may also be offered coverage.
- b) To participate, Units and Facilities must agree to enroll all Employees as Members, with the costs paid by the Unit or Facility, its Employees or some combination of the two as determined by the Unit of Local Government.

- 1) Employees must be employed at least half of the Unit's or Facility's normal work period as measured on a yearly basis, or



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meet the standard for participation in the Illinois Municipal Retirement Fund, except that elected government officials employed by the Units and Facilities have the option to participate in the Plan, regardless of the number of hours worked.

- 2) Employees must receive Compensation from the Unit or Facility.
- 3) Units and Facilities may permit Employees who work 50% to 90% of the Unit's or Facility's normal work period, to individually enroll as Members under the plan.
- 4) Employees who work 90% or more of the Unit's or Facility's normal work period must be enrolled as Members in the Plan.
- c) Units and Facilities may also elect to cover their Annuitants.

- 1) Units and Facilities which elect to cover their Annuitants shall allow Employees at the time of retiring the option to individually enroll in the Program. This option shall only be offered once to Annuitants.

- 2) Annuitants terminating from the Program shall not be allowed to participate in the Program in the future.

- 3) At the time of the initial enrollment only, Units and Facilities may also cover current Annuitants. If a Unit or Facility elects to cover Annuitants, then the Units' and Facilities' active Employees must be given the option to continue coverage upon retirement.

- d) Units and Facilities shall either provide Dependent coverage or offer such coverage on an optional basis. If a Unit or Facility offers Dependent coverage on an optional basis, the Unit or Facility shall make available high option only or both high and low options for Dependent coverage. "High Option" means the higher of two levels of Dependent coverage available under the Program. High option requires the same deductible and co-payment levels as the Low Option but limits out-of-pocket expenses, has unlimited contract year and lifetime benefit maximums. "Low Option" means one of two levels of Dependent coverage available under the Program. Low Option requires the same deductibles and co-payment levels as the High Option but does not provide comprehensive coverage for inpatient hospitalization. There is a limitation on benefits for room and board charges and no limits on out-of-pocket expenses with a \$250,000 contract year benefit maximum.

- e) Units and Facilities may enroll under the Program at the start of any month beginning July 1, 1990.

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- 1) The Units and Facilities must give the Department at least sixty days advance written notice before enrollment.
- 2) A Unit or Facility may enroll for part of the State's Fiscal Year. If a Unit or Facility has been enrolled in the Program for a partial State Fiscal Year, the Unit or Facility must begin the second year on July 1 to coincide with the State's Fiscal Year which is also the new rate year.

f) Units and Facilities will inform Members of the following responsibilities. Plan Members must:

- 1) choose Dependent health care options,
- 2) be responsible for notifying the Units' or Facilities' Health Plan Representative of options chosen,
- 3) be responsible for reviewing the Local Government Health Plan Member Handbook describing health care coverage and claims submission requirements.

- g) Units and Facilities which enroll in the Program shall designate a person to be the Health Plan Representative. The responsibilities of the Health Plan Representative are described in Section 2160.410.

- h) If the Unit or Facility exempts Members' premiums from taxes, in compliance with Section 125 of the Internal Revenue Code (26 U.S.C. 125), the Unit or Facility must comply with Internal Revenue Code requirements which prohibit changes in the Member deduction during the Fiscal Year unless the Member has a change in family status.

- i) Units and Facilities do not limit their duty to bargain with representatives of any collective bargaining unit of their Employees through participation in the program.

- j) Compliance with the continuation of benefits requirements of the federal Consolidated Omnibus Budget Reconciliation Act of 1985, (COBRA) is the responsibility of the Unit or Facility. All premiums must be collected and terminated by the Unit or Facility.

## Section 2160.320 Premium Collection

The Unit or Facility shall be responsible for the collection and transmission of Member and Dependent premiums.

- a) For the first month's premium only, the Department must receive the premium by the first day of coverage. This premium is non-refundable if the Unit does not enroll.



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- b) For the subsequent months, the total amount due as specified in the billing statement which includes the combined amount due from Members, Dependents and the Unit or Facility shall be paid in full by the last calendar day of the month the billing is received.
- c) Payments not received by the last day of the coverage month shall be considered delinquent and shall result in the suspension of payment of claims for services provided. Payment shall be withheld until the Department receives the full monthly premium due.

## Section 2160.325 Program Termination

- a) Grounds for program termination include but are not limited to:
  - 1) any material breach of the Intergovernmental Cooperation Agreement
  - 2) failure to pay the full monthly premium by the last day of the coverage month
  - 3) non-compliance with enrollment responsibilities in accordance with Section 2160.310
  - 4) failure to meet the eligibility requirements of a Qualified Rehabilitation Facility or Qualified Units of Local Government.
- b) The Department shall issue one notice of termination. Termination shall be effective 15 days after notice of termination.
- c) Once termination occurs, the Unit or Facility shall not be permitted to enroll in the program for a period of five years.

## Section 2160.330 Signing the Agreement

Units and Facilities must sign an agreement with the Department.

- a) The first agreement will cover the actual period the Unit or Facility is enrolled between July 1, 1990 through June 30, 1992.
- b) Subsequent agreements shall be effective for two state Fiscal Years.
- c) The agreement will be prepared by the Department and will contain the premium rates to be charged during the Fiscal Year.

## SUBPART D: RESPONSIBILITIES OF LOCAL GOVERNMENT HEALTH PLAN REPRESENTATIVES

Section 2160.410 The Health Plan Representatives

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- a) The Health Plan Representative shall be an Employee of the Unit or Facility, designated by the Unit or Facility to perform the duties described in the Subpart.
- b) The Health Plan Representative will:
  - 1) enroll Members and their Dependents, and
  - 2) provide enrollment and termination information to the Department on enrollment and change forms provided by the Department, and
  - 3) report to the Department all enrollments on the Enrollment Application and all terminations on the Local Government Health Plan Change/Verification Change Form. Enrollments/terminations received in the Department by the 20th of the month will be processed and reflected on the next month's billing statement. The Unit will receive documentation of the transaction being processed through a Change/Verification Change Form.
  - 4) ensure that the Dependent Statement of Health form is completed properly and submitted to the Administrative Service Organization when required for enrollment.

## Section 2160.420 Appeals Process Responsibilities

The Health Plan Representative or Member shall be responsible for handling appeals concerning claims payments.

- a) All correspondence concerning appeals must indicate the Unit or Facility in which the Member is enrolled in the Program.
- b) If a Member believes that an error has been made in the benefit amount allowed or disallowed, the Health Plan Representative or Member should contact the claims processing office of the Administrative Service Organization.
- c) If the Member is not satisfied with the results of his/her claim determination by the Administrative Service Organization, the Health Plan Representative or Member may submit a written request for review by the Department.
- d) If after the Department review the Member is not satisfied with the results of his/her claims determination, the Health Plan Representative or Member may submit a written request for review by the Advisory Board, described in Section 2160.510. The Member, if represented by a certified bargaining agent, may have a Union Representative present for advisory board appeals as a non-voting participant.



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- e) Based on its review, the Advisory Board will make a recommendation to the Director, whose decision shall be final and binding on all parties. The Advisory Board's recommendation and the Director's decision will be based on a determination of whether the claim is for services covered under the program. Factors considered by the Board and the Director shall include, but not be limited to, information contained in claims documentation, statements supporting such information, an evaluation of whether program requirements were interpreted and applied correctly, and review by a medical consultant if necessary.

## SUBPART E: RESPONSIBILITIES OF THE ADVISORY BOARD

## Section 2160.510 Appointment of Advisors

The Director shall establish the Local Government Health Plan Advisory Board. This Advisory Board shall consist of seven advisors from Units or Facilities who shall be appointed by the Director.

- a) Advisory Board members shall be appointed by the Director on September 1.
- b) Of the initial appointments, three advisors shall be appointed for one year, two advisors shall be appointed for two years, and two advisors shall be appointed for three years. If the Unit or Facility from which the Advisor was appointed withdraws from the Plan prior to the expiration of the term, the appointment will terminate. All subsequent appointments shall be three year appointments or until the Unit or Facility withdraws from the Plan, whichever is less.

## Section 2160.520 Responsibilities of the Board

- a) The Advisory Board shall annually review material to be distributed to the Units and Facilities.
- b) The Board shall:
- 1) advise the Department concerning any modifications needed to improve the administration of the Plan,
  - 2) review rate setting methodologies,
  - 3) hear appeals and make recommendations to the Director for final determination of coverage, as provided in Section 2160.420.

## SUBPART F: FUNDING

## Section 2160.610 Local Government Health Insurance Reserve Fund

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED RULES

- a) The Director shall establish the Local Government Health Insurance Reserve Fund. This Fund shall be a continuing Fund not subject to Fiscal Year limitations.
- b) Monthly premium payments by Units and Facilities for group health coverage shall be deposited in this Fund. Monthly premium payments by Units and Facilities shall be the sole source of funds.
- c) All expenditures from this Fund shall be used for payments of Units' and Facilities' health care benefits and to reimburse the Department and its Administrative Service Organization for all expenses incurred in the administration of the Plan. No other State funds shall be used for these purposes.
- d) Any deficit in the Fund from one Fiscal Year shall be amortized over three years in three equal amounts.
- e) Any surplus in the Fund of the aggregate premium that occurs in one Fiscal Year shall be used to reduce the aggregate premium for the next year.

## Section 2160.620 Premium Rate Structure

The Director shall annually determine monthly rates of payment subject to the following constraints.

- a) A tiered rate methodology shall be employed.
- b) Units and Facilities shall be assigned a rate tier based on the projected costs for each Unit and Facility according to guidelines listed below.
- 1) In the first Fiscal Year of coverage the rates shall be equal to the amount normally charged to the State employees for elected optional coverages or for enrolled dependents' coverages or other contributory coverages, or contributed by the State for basic insurance coverages on behalf of its employees, adjusted for differences between State employees and Employees of the Qualified Unit of Local Government or Qualified Rehabilitation Facility in age, sex, geographic location, plus an amount (which shall be between 4% and 12% of such charges) sufficient to pay for the additional administrative costs of providing coverage to Members of the Qualified Unit of Local Government or Qualified Rehabilitation Facility and their Dependents. The proportion of the cost that the Unit or Facility contributes toward the Dependent premium shall also be used in the calculation to determine the projected costs for the Unit or Facility. A margin to cover fluctuation in the amount of claims shall also



## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED RULES

be added to the premium. The amount of the margin applied shall vary, depending on the size of the Units and Facilities.

- 2) In subsequent years, a further adjustment shall be made to the premium rates to reflect both demographic data and actual prior years' claims experience of the Members of the Unit or Facility, plus an amount sufficient to pay for the additional administrative costs of providing coverage to Members of the Unit or Facility and their Dependents. The proportion that the Unit or Facility contributes toward the Dependent premium shall also be used in the calculation to determine the projected costs for the Unit or Facility. A margin to cover fluctuations in the amount of claims shall also be added to the premium. The amount of the margin applied shall vary (which shall be between 4% and 12% of such charges), depending on the size of the Units and Facilities.

- 3) In no case shall the rate be less than the amount normally charged to State employees or contributed by the State on behalf of its employees.

- 4) Premium rates shall remain unchanged throughout the Fiscal Year. A Unit or Facility shall experience a one-tier rate increase or decrease, if the projected costs based on employee demographics and actual prior years' claims experience of Members and Dependents, warrant such an increase or decrease for the following Fiscal Year.

- c) Beginning with the first year, Units and Facilities which enroll more than 1,000 Members shall be individually experience rated to determine the monthly premium rates.

## SUBPART G: HEALTH CARE COVERAGE

## Section 2160.710 Local Government Health Plan

The Local Government Health Plan is the same as the health and dental plan offered by the State of Illinois to its employees.

- a) The Local Government Health Plan health benefits are described in the Local Government Health Plan Member Handbook and shall be provided to all Health Plan Representatives for distribution to all Members.
- b) All Units and Facilities participating in the Plan shall receive enough Local Government Health Plan Member Handbooks to distribute to each of their Members.

## Section 2160.720 Health Care Coverage

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED RULES

- a) Except as provided in subsection (b), for any Member or Dependent under the Plan, there is no coverage for six months after enrollment for health conditions which have been treated during the three months prior to enrollment, as described in the Local Government Health Plan Member Handbook.

- b) For all Members and their covered Dependents who enroll under the Plan at the time their respective Unit or Facility initially enrolls in the Plan, the limitation described above shall not apply.

- c) Coverage begins for all Members and their covered Dependents at midnight of the day the Unit or Facility is enrolled in the Plan.

- d) The only exception to this rule occurs when a Member or Dependent of a Unit or Facility is confined to a hospital at the time of enrollment. Coverage shall begin when the Member or Dependent is released from the hospital. The Unit's or Facility's previous insurance provider, if any, shall be responsible for all covered benefits which are incurred during the term of the hospitalization, including hospital or extended care facility charges, and laboratory and pharmacy costs.

- e) Evidence of Insurability is required on all late dependent enrollments. Late dependent enrollment is defined as an upgrade of dependent coverage from Low Option to High Option; a request for coverage on a newly acquired dependent when request is made after the 30th day of the date of acquiring the new family member; request to add a dependent during the annual election period; or a request to add a dependent due to a change in family status made in writing within 60 days of the change occurring. In such cases, coverage is not guaranteed until approval is received from the Administrative Service Organization.



## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Pay Plan
- 2) The Code Citation: 80 Ill. Adm. Code 310
- 3) Section Numbers: Adopted Action:
- |                      |         |
|----------------------|---------|
| 310.110              | Amended |
| 310.130              | Amended |
| 310.290              | Amended |
| 310.300              | Amended |
| 310.450              | Amended |
| 310.456              | Amended |
| 310.530              | Amended |
| 310.540              | Amended |
| 310. App. A, Table D | Amended |
| 310. App. A, Table E | Amended |
| 310. App. A, Table F | Amended |
| 310. Appendix B      | Amended |
| 310. Appendix C      | Amended |
| 310. Appendix D      | Amended |
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 127, par. 63b108a(2)
- 5) Effective Date of Amendment: August 24, 1990
- 6) Does this rulemaking contain an automatic repeal date? Yes ☐ No ☐  
If "yes", please specify date: \_\_\_\_\_
- 7) Does this amendment contain incorporation by reference? No  
If "yes", was a copy of the approval form issued by JCAR attached to this rulemaking?  
These amendments do not contain any incorporations by reference.
- 8) Date filed in Agency's Principal Office: August 24, 1990
- 9) Notice of Proposal Published in Illinois Register:  
April 13, 1990, Issue #15, 14 Ill. Reg. 5269
- 10) Has JCAR issued a Statement of Objections to this rule? No  
If answer is "yes", please complete the following:  
A) Statement of Objection: \_\_\_\_\_, Ill. Reg. \_\_\_\_\_  
(Issue Date)

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED AMENDMENTS

- B) Agency Response: \_\_\_\_\_, Ill. Reg. \_\_\_\_\_  
(Issue Date)
- C) Date Agency Response Submitted for Approval to JCAR?
- 11) Difference between proposal and final version:  
In compliance with the Joint Committee on Administrative Rules, the allowable increase percentages were modified as follows:
- |            |                      |          |
|------------|----------------------|----------|
| Category 1 | Superior             | 8 - 10%  |
| Category 2 | Exceeds Expectations | 6---8%   |
| Category 3 | Meets Expectations   | 4-5---6% |
| Category 4 | Needs Improvement    | 0---4-5% |
| Category 5 | Unacceptable         | 0%       |
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will these Amendments replace an emergency amendment currently in effect? Yes
- 14) Are there any amendments pending to this part? Yes
- | Section Numbers      | Proposed Action | Ill. Reg. Citation                 |
|----------------------|-----------------|------------------------------------|
| 310.230              | Amended         | 14 Ill. Reg. 7675 (May 25, 1990)   |
| 310.280              | Amended         | 14 Ill. Reg. 7675 (May 25, 1990)   |
| 310. App. A, Table A | Amended         | 14 Ill. Reg. 7675 (May 25, 1990)   |
| 310.280              | Amended         | 14 Ill. Reg. 10189 (June 29, 1990) |
| 310.290              | Amended         | 14 Ill. Reg. 10189 (June 29, 1990) |
| 310. App. A, Table I | Amended         | 14 Ill. Reg. 10189 (June 29, 1990) |
| 310. App. A, Table O | Amended         | 14 Ill. Reg. 10189 (June 29, 1990) |
| 310. App. A, Table P | Amended         | 14 Ill. Reg. 10189 (June 29, 1990) |
- 15) Summary and Purpose of Amendment:  
These amendments reflect the Fiscal Year 1991 changes to the following Sections:



## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED AMENDMENTS

In Sections 310.110, 310.130 and 310.530, the dates were updated to reflect the new fiscal year.

In Section 310.290, the ranges of the Out-of-State-Foreign Service Rates were increased to maintain the same differentials above the in-state rates.

In Section 310.300, the section heading was changed from "Education Rate" to "Educator Schedule for RC-063 and HR-010". Other changes were the deletion of the abolished title Rehabilitation Teacher and inserting reference to Table T (RC-063) schedule for the Educator that would be subject to the RC-063 Collective Bargaining Unit.

In Section 310.450, Procedures for Determining Annual Merit Increase, the changes were in reference to the revision in the categorization within the Annual Merit Increase Guidechart of Section 310.540.

In Section 310.456, Merit Zone, the rating definition of "Significantly Surpasses Objectives" was changed to "Superior".

In Section 310.540, the Annual Merit Increase Guidechart for Fiscal Year 1991 was revised to include an additional category with changes in the definitions and allowable increases.

In Section 310. Tables D, E and F, the Teamsters' rates were increased \$120.00 for Fiscal Year 1991 with the exception of the Power Shovel Operator (Maintenance) and Silk Screen Operator titles which were increased by \$170.00.

In Section 310. Appendixes B, C and D, the schedules for the Salary Grades, Physician Administrator and Medical Facilities Administrator, and merit compensation were increased by 4.5% so as to receive the same rate increase already negotiated for most of the collective bargaining units. The "Merit Pay Zone Limit" rates of pay in the Merit Compensation System Salary Schedule (Appendix D) was increased to maintain the 5% differential above the "Maximum Salary" rates of pay.

16) Information and questions regarding these adopted amendments shall be directed to:

Name: Mr. Michael Murphy  
Address: Department of Central Management Services  
Division of Technical Services  
504 William G. Stratton Building  
Springfield, Illinois 62706  
Telephone: (217) 782-5601

The full text of the Adopted Amendments begins on the next page:

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED AMENDMENTS

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES  
SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND  
POSITION CLASSIFICATIONS

## CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 310  
PAY PLAN

## SUBPART A: NARRATIVE

Section	
310.20	Policy and Responsibilities
310.30	Jurisdiction
310.40	Pay Schedules
310.50	Definitions
310.60	Conversion of Base Salary to Pay Period Units
310.70	Conversion of Base Salary to Daily or Hourly Equivalent <sup>4</sup>
310.80	Increases in Pay
310.90	Decreases in Pay
310.100	Other Pay Provisions
310.110	Implementation of Pay Plan Changes, Effective July 1, 1989
310.120	Interpretation and Application of Pay Plan
310.130	Effective Date
310.140	Reinstitution of Within Grade Salary Increases
310.150	Fiscal Year 1985 Pay Changes in Schedule of Salary Grades, effective July 1, 1984 (Repealed)

## SUBPART B: SCHEDULE OF RATES

Section	
310.205	Introduction
310.210	Prevailing Rate
310.220	Negotiated Rate
310.230	Part-Time Daily or Hourly Special Services Rate
310.240	Hourly Rate
310.250	Member, Patient and Inmate Rate
310.260	Trainee Rate
310.270	Legislated and Contracted Rate
310.280	Designated Rate
310.290	Out-of-State or Foreign Service Rate
310.300	Education Rate
310.310	Physician Specialist Rate
310.320	Annual Compensation Ranges for Executive Director and Assistant Executive Director, State Board of Elections
310.330	Excluded Classes Rate (Repealed)



DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

SUBPART C: MERIT COMPENSATION SYSTEM

Section	Jurisdiction
310.410	Objectives
310.420	Responsibilities
310.430	Merit Compensation Salary Schedule
310.440	Procedures for Determining Annual Merit Increases
310.450	Intermittent Merit Increase
310.455	Merit Zone
310.460	Other Pay Increases
310.470	Adjustment
310.480	Decreases in Pay
310.490	Other Pay Provisions
310.500	Definitions
310.510	Conversion of Base Salary to Pay Period Units
310.520	Conversion of Base Salary to Daily or Hourly Equivalents
310.530	Implementation
310.540	Annual Merit Increase Guidechart for Fiscal Year 1990 1991
310.550	Fiscal Year 1985 Pay Changes in Merit Compensation System, effective July 1, 1984 (Repealed)

APPENDIX A

TABLE A	Negotiated Rates of Pay
TABLE B	HR-190 (Department of Central Management Services - State of Illinois Building - SEIU)
TABLE C	RC-069 (Firefighters, AFSCME)
TABLE D	HR-001 (Teamsters Local #726)
TABLE E	RC-020 (Teamsters Local #330)
TABLE F	RC-019 (Teamsters Local #25)
TABLE G	RC-045 (Automotive Mechanics, ISEA)
TABLE H	RC-006 (Corrections Employees, AFSCME)
TABLE I	RC-009 (Institutional Employees, AFSCME)
TABLE J	RC-014 (Clerical Employees, AFSCME)
TABLE K	RC-023 (Registered Nurses, INA)
TABLE L	VR-004 (Illinois State Treasurer's Office Employees, Teamsters and IFT)
TABLE M	RC-027 (Educators, AFSCME) (Repealed)
TABLE N	RC-027 (Physician Rates, AFSCME) (Repealed)
TABLE O	RC-028 (Paraprofessional Human Services Employees, AFSCME)
TABLE P	RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, ISEA)
TABLE Q	RC-033 (Meat Inspectors, ISEA)
TABLE R	RC-042 (Residual Maintenance Workers, AFSCME)
TABLE S	HR-012 (Fair Employment Practices Employees, SEIU)
TABLE T	HR-010 (Teachers of Deaf, IFT)

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TABLE U	HR-010 (Teachers of Deaf, Extracurricular Paid Activities)
TABLE V	CU-500 (Corrections, Meet and Confer Employees)
TABLE W	RC-062 (Technical Employees, AFSCME)
TABLE X	RC-063 (Professional Employees, AFSCME)
TABLE Y	RC-063 (Educators, AFSCME)
TABLE Z	RC-063 (Physicians, AFSCME)
APPENDIX B	Schedule of Salary Grades - Monthly and Annual Rates of Pay for Fiscal Year 1990 1991
APPENDIX C	Physician Administrator Rates and Medical Facilities Administrator Rates for Fiscal Year 1990 1991
APPENDIX D	Merit Compensation System Salary Schedule for Fiscal Year 1990 1991
APPENDIX E	Teaching Salary Schedule (Repealed)
APPENDIX F	Physician and Physician Specialist Salary Schedule (Repealed)

AUTHORITY: Implementing and authorized by Section 8a(2) of the Personnel Code (Ill. Rev. Stat. 1987 1989, ch. 127, par. 63b108a(2)).

SOURCE: Filed June 28, 1967; codified at 8 Ill. Reg. 1558; emergency amendment at 8 Ill. Reg. 1990, effective January 31, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 2440, effective February 15, 1984; emergency amendment at 8 Ill. Reg. 3348, effective March 5, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 4249, effective March 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 5704, effective April 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 7290, effective May 11, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 11299, effective June 25, 1984; maximum of 150 days; emergency amendment at 8 Ill. Reg. 12616, effective July 1, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 15007, effective August 6, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 15367, effective August 13, 1984; emergency amendment at 8 Ill. Reg. 21310, effective October 10, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 21544, effective October 24, 1984; amended at 8 Ill. Reg. 22844, effective November 14, 1984; emergency amendment at 9 Ill. Reg. 1134, effective January 16, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 1320, effective January 23, 1985; amended at 9 Ill. Reg. 3681, effective March 12, 1985; emergency amendment at 9 Ill. Reg. 4163, effective March 15, 1985, for a maximum of 150 days; emergency amendment at 9 Ill. Reg. 9231, effective May 31, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 9420, effective June 7, 1985; amended at 9 Ill. Reg. 10663, effective July 1, 1985; emergency amendment at 9 Ill. Reg. 15043, effective September 24, 1985, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 3325, effective January 22, 1986; amended at 10 Ill. Reg. 3230, effective January 24, 1986; emergency amendment at 10 Ill. Reg. 8904, effective May 13, 1986, for a maximum of



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150 days; peremptory amendment at 10 Ill. Reg. 8928, effective May 13, 1986; emergency amendment at 10 Ill. Reg. 12090, effective June 30, 1986, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 13675, effective July 31, 1986; peremptory amendment at 10 Ill. Reg. 14867, effective August 26, 1986; amended at 10 Ill. Reg. 15567, effective September 17, 1986; emergency amendment at 10 Ill. Reg. 17765, effective September 30, 1986, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 19132, effective October 28, 1986; peremptory amendment at 10 Ill. Reg. 21097, effective December 9, 1986; amended at 11 Ill. Reg. 648, effective December 22, 1986; peremptory amendment at 11 Ill. Reg. 3363, effective February 3, 1987; peremptory amendment at 11 Ill. Reg. 4388, effective February 27, 1987; peremptory amendment at 11 Ill. Reg. 6291, effective March 23, 1987; amended at 11 Ill. Reg. 5901, effective March 24, 1987; emergency amendment at 11 Ill. Reg. 8787, effective April 15, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 11830, effective July 1, 1987, for a maximum of 150 days; peremptory amendment at 11 Ill. Reg. 13675, effective July 29, 1987; amended at 11 Ill. Reg. 14984, effective August 27, 1987; peremptory amendment at 11 Ill. Reg. 15273, effective September 1, 1987; peremptory amendment at 11 Ill. Reg. 17919, effective October 19, 1987; peremptory amendment at 11 Ill. Reg. 19812, effective November 19, 1987; emergency amendment at 11 Ill. Reg. 20664, effective December 4, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20778, effective December 11, 1987; peremptory amendment at 12 Ill. Reg. 3811, effective January 27, 1988; peremptory amendment at 12 Ill. Reg. 5459, effective March 3, 1988; amended at 12 Ill. Reg. 6073, effective March 21, 1988; peremptory amendment at 12 Ill. Reg. 7783, effective April 14, 1988; emergency amendment at 12 Ill. Reg. 7734, effective April 15, 1988, for a maximum of 150 days; peremptory amendment at 12 Ill. Reg. 8135, effective April 22, 1988; peremptory amendment at 12 Ill. Reg. 9745, effective May 23, 1988; emergency amendment at 12 Ill. Reg. 11778, effective July 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 12895, effective July 18, 1988, for a maximum of 150 days; peremptory amendment at 12 Ill. Reg. 13306, effective July 27, 1988; corrected at 12 Ill. Reg. 13359; amended at 12 Ill. Reg. 14630, effective September 6, 1988; amended at 12 Ill. Reg. 20449, effective November 28, 1988; peremptory amendment at 12 Ill. Reg. 20584, effective November 28, 1988; peremptory amendment at 13 Ill. Reg. 8080, effective May 10, 1989; amended at 13 Ill. Reg. 8849, effective May 30, 1989; peremptory amendment at 13 Ill. Reg. 8970, effective May 26, 1989; emergency amendment at 13 Ill. Reg. 10967, effective June 20, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 11451, effective June 28, 1989; emergency amendment at 13 Ill. Reg. 11854, effective July 1, 1989, for a maximum of 150 days; corrected at 13 Ill. Reg. 12647; peremptory amendment at 13 Ill. Reg. 12887, effective July 24, 1989; amended at 13 Ill. Reg. 16950, effective October 20, 1989; amended at 13 Ill. Reg. 19921, effective December 12, 1989;

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amended at 14 Ill. Reg. 615, effective January 2, 1990; peremptory amendment at 14 Ill. Reg. 1627, effective January 11, 1990; amended at 14 Ill. Reg. 4455, effective March 12, 1990; peremptory amendment at 14 Ill. Reg. 7652, effective May 7, 1990; amended at 14 Ill. Reg. 10002, effective June 11, 1990; emergency amendment at 14 Ill. Reg. 11330, effective June 29, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 14361, effective August 24, 1990.



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## NOTICE OF ADOPTED AMENDMENTS

Section 310.110 Implementation of Pay Plan Changes, Effective July 1, 1989 1990

Effective July 1, 1989 1990, the rates of pay for all employees occupying positions subject to the Schedule of Salary Grades shall be as set out in Appendix B, Schedule of Salary Grades -- Monthly and Annual Rates of Pay for Fiscal Year 1990 1991.

(Source: Amended at 14 Ill. Reg. 14361, effective August 24, 1990 )

Section 310.130 Effective Date

The effective date of this Pay Plan Narrative (Subpart A), Schedule of Rates (Subpart B), and Schedule of Salary Grades (Appendix B), shall be July 1, 1989 1990.

(Source: Amended at 14 Ill. Reg. 14361, effective August 24, 1990 )

Section 310.290 Out-of-State or Foreign Service Rate

The rate of pay for employees occupying positions which require payment in accordance with the economic conditions and social legislation of another state or foreign country. An adjustment may be made to the salary of an employee stationed in a foreign country to compensate for a change in the currency exchange rate. The Director of the Department of Central Management Services will, before approving an adjustment, consider the need of the employing agency, the treatment of other similar situations, prevailing practices of other employers, and the equity of the particular circumstances.

Title	Effective Fiscal Year	Range
Account-Technician-I (OH, TX) (CA, NJ)	1990 1991	\$1664---2096 \$1881---2370

Accounting and Fiscal Administration Career Trainee  
(CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH,  
TN, TX and WI)

(CA, NJ)	\$1889---2417 \$1975 - 2527 \$2136---2733 \$2232 - 2856
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## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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Foreign Service Economic Development Executive I  
\$2521---4365  
\$2634 - 4561

Foreign Service Economic Development Executive II  
\$3268---5740  
\$3415 - 5998

Foreign Service Economic Development Representative  
\$2170---3630  
\$2268 - 3793

Office Assistant (Foreign Service)  
\$1498---2057  
\$1566 - 1934

Office Associate  
(CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH,  
TN, TX and WI)  
(CA, NJ)  
\$1603---2010  
\$1676 - 2101  
\$1812---2272  
\$1894 - 2375

Office Coordinator  
(CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH,  
TN, TX and WI)  
(CA, NJ)  
\$1664---2096  
\$1739 - 2191  
\$1881---2370  
\$1966 - 2477

Revenue Audit Supervisor  
(OH, TX)  
(CA, NJ)  
\$2869---5057  
\$2997 - 5284  
\$2869---5716  
\$3388 - 5974

Revenue Auditor I  
(CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH,  
TN, TX and WI)  
(CA, NJ)  
\$2267---2966  
\$2369 - 3099  
\$2562---3353  
\$2678 - 3504

Revenue Auditor II  
(CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH,  
TN, TX and WI)  
(CA, NJ)  
\$2507---3298  
\$2620 - 3447  
\$2834---3728  
\$2961 - 3896



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Revenue Auditor III  
(CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH,  
TN, TX and WI)  
(CA, NJ)

\$2793---3708  
\$2919 - 3874  
~~\$3158---4686~~  
\$3299 - 4897

Revenue Assistant Audit Field Manager  
(OH, TX)

\$3044---5411  
\$3182 - 5655  
~~\$3441---6117~~  
\$3597 - 6392

(CA, NJ)

Revenue Field Audit Manager  
(NJ)

\$3674---6544  
\$3840 - 6839

Tax Examiner

(CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH,  
TN, TX and WI)

(CA, NJ)

\$1664---2096  
\$1739 - 2191  
~~\$1881---2370~~  
\$1966 - 2477

Tax Examiner Trainee

(CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH,  
TN, TX and WI)

(CA, NJ)

\$1498---2057  
\$1566 - 1934  
~~\$1694---2093~~  
\$1771 - 2187

(Source: Amended at 14 Ill. Reg. 14361, effective August 24, 1990)

## Section 310.300 Educator Rate Schedule for RC-063 and HR-010

The rates of pay for employees occupying or appointed to an Educator or Rehabilitation-Teacher position shall be as determined in the following paragraphs of this Section and as shown in Appendix A, Table T and Table Y, of this Part.

- Selection of the appropriate salary schedule shall be based on the institutional school year.
- Selection of the appropriate salary lane will be based on application of subsection (a) above, and the level of academic status attained by the incumbent that relates to the educational

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED AMENDMENTS

programs of the employing agency. All hours beyond bachelor's level must be approved by the employing agency as applicable to their programs.

- All provisions of Subpart A of this Part, with the exception of Section 310.100, shall apply to incumbents of the Educator or Rehabilitation-Teacher positions.

- Upon furnishing evidence of the satisfactory completion of required course work, the employee shall be advanced in pay to the same numbered step in the appropriate salary lane. Such increases in the rate of pay shall be effective on the first day of the pay period following approval.

(Source: Amended at 14 Ill. Reg. 14361, effective August 24, 1990)

## Section 310.450 Procedures for Determining Annual Merit Increases

- An annual merit increase is an in-range salary adjustment for demonstrated performance.
- Eligibility for an annual merit increase shall be determined by the following conditions:

- Each employee will be eligible for a merit review after attaining 12 months creditable service. The employee's immediate supervisor shall prepare an Individual Development and Performance Evaluation form prior to the Performance Review Date, and discuss the results with the employee.
- Should the Individual Development and Performance review result in the employee not being eligible for an annual merit increase due to provisions of Subsection 310.450(d), or should the employee's base rate be at the maximum rate of pay of the salary range assigned to the employee's position, the employee will not be eligible for an annual merit increase until 12 months of additional creditable service has been accrued.
- Based upon the results of the Individual Development and Performance evaluation, the employees' immediate supervisor shall determine whether the employee's performance warrants or does not warrant an annual merit increase.
- The amount of an annual merit increase recommendation shall be determined by use of the Merit Increase Guidechart of Section 310.540 if the employee's Individual Development and Performance



## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED AMENDMENTS

Evaluation has on the Performance Review Date been evaluated at a Category-3 Category 4 or higher level. An employee whose Individual Development and Performance Evaluation has, on the Performance Review Date been evaluated at Category-4 Category 5 shall not receive an increase in the present base salary. However, in no event is the resulting salary to be lower than the minimum or higher than the maximum rate of pay of the respective salary range assigned to the employee's position.

- e) The employee's immediate supervisor shall prepare a Performance Certification and Salary Increase Recommendation form, indicating whether or not the employee is eligible for an annual merit increase and the amount thereof.
- f) The employee's immediate supervisor shall forward the Individual Development and Performance Evaluation records and Performance Certification and Salary Increase Recommendation records to the agency head or a designated authority for review and approval.
- g) Annual merit increases in pay shall become effective the first day of the month in which the employee's Performance Review Date occurs.

(Source: Amended at 14 Ill. Reg. 14361, effective August 24, 1990 )

## Section 310.456 Merit Zone

- a) The salary ranges shall be extended, as set forth in Appendix D of the Pay Plan to provide additional salary potential for employees near their normal maximum rates.
- b) Employees' salaries may be advanced into the Merit Zone only by an annual rating of "Significantly-Surpasses-Objectives" "Superior" or by an Intermittent Merit Increase.

(Source: Amended at 14 Ill. Reg. 14361, effective August 24, 1990 )

## Section 310.530 Implementation

- a) The salary schedule for the Merit Compensation System for Fiscal Year 1990 1991 is increased and set forth in Appendix D of the Pay Plan.

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED AMENDMENTS

- b) The Merit Increase Guidechart for Fiscal Year 1990 1991 is as set forth in Section 310.540 of the Pay Plan.
- (Source: Amended at 14 Ill. Reg. 14361, effective August 24, 1990 )

## Section 310.540 Annual Merit Increase Guidechart for Fiscal Year 1990 1991

Category	Definition	Allowable Increase
Category-1	Significantly-Surpasses Objectives	5---8%
Category-2	Fully-accomplishes Objectives	2---5%
Category-3	Marginally-accomplishes Objectives	0---2%
Category-4	Unacceptable-accomplishment of-objectives	0%
Category 1	Superior	8 - 10%
Category 2	Exceeds Expectations	5 - 8%
Category 3	Meets Expectations	4 - 5%
Category 4	Needs Improvement	0 - 4%
Category 5	Unacceptable	0%

(Source: Amended at 14 Ill. Reg. 14361, effective August 24, 1990 )



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## Section 310. APPENDIX A Negotiated Rates of Pay

## Section 310. TABLE D HR-001 (Teamsters Local #726)

- A) Department of Transportation - Division of Highways - Emergency Patrol - Northeast Region - (Cook)

	July 1, 1989	July 1, 1990
	Mo. Hr.	Mo. Hr.
Highway Maintainer	\$2633--\$15:13	\$2753 \$15:32
Highway Maintenance Lead Worker	2762--\$15:37	2882 16:56
Maintenance Worker	2577--\$14:31	2697 15:50

- B) Department of Transportation - Division of Highways - Northeast Region - (Cook)

	July 1, 1989	July 1, 1990
	Mo. Hr.	Mo. Hr.
Heavy Construction Equipment Operator	\$2657--\$15:27	\$2777 \$15:96
Highway Maintainer	2558--\$14:70	2678 15:39
Highway Maintenance Laborer	2687--\$15:44	2807 16:13
Highway Maintenance Lead Worker (Lead Lead Worker)	2737--\$15:73	2857 16:42
Laborer (Maintenance)	2466--\$14:17	2586 14:86
Maintenance Worker	2502--\$14:38	2622 15:07

- C) Department of Public Health - Northeast Region - (Cook)

	July 1, 1989	July 1, 1990
	Mo. Hr.	Mo. Hr.
Maintenance Equipment Operator	\$2558--\$14:70	\$2678 \$15:39
Maintenance Worker	2411--\$13:36	2531 14:55

- D) Department of Mental Health & Developmental Disabilities, Northeast Region - (Cook)

	July 1, 1989	July 1, 1990
	Mo. Hr.	Mo. Hr.
Grounds Lead Worker	\$ --- \$ ---	\$ --- \$ ---
Maintenance Equipment Operator	2558--\$14:70	2678 15:39
Maintenance Worker	2411--\$13:36	2531 14:55

- E) Departments of Children & Family Services, Employment Security, and Public Aid -- Northeast Region - (Cook)

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED AMENDMENTS

	July 1, 1989	July 1, 1990
	Mo. Hr.	Mo. Hr.
Maintenance Equipment Operator	\$2558--\$14:70	\$2678 \$15:39

(Source: Amended at 14 Ill. Reg. 14361, effective August 24, 1990)

## Section 310. TABLE E RC-020 (Teamsters Local #330)

- A) Departments of Children & Family Services, Corrections, Employment Security, Mental Health & Developmental Disabilities - (Counties of DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will)

	July 1, 1989	July 1, 1990
	Mo. Hr.	Mo. Hr.
Maintenance Equipment Operator	\$2558--\$14:70	\$2678 \$15:39

- B) Department of Transportation - Division of Highways - (Counties of DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will)

	July 1, 1989	July 1, 1990
	Mo. Hr.	Mo. Hr.
Bridge Mechanic	\$2591--\$14:39	\$2711 \$15:58
Bridge Tender	2399--\$13:74	2510 14:43
Highway Maintainer	2558--\$14:70	2678 15:39
Highway Maintenance Lead Worker	2687--\$15:44	2807 16:13
Janitor I	2265--\$13:02	2385 13:71
Janitor II	2296--\$13:20	2416 13:89
Labor Maintenance Lead Worker	2522--\$14:49	2642 15:18
Laborer (Maintenance)	2466--\$14:17	2586 14:86
Maintenance Worker	2502--\$14:38	2622 15:07
Power Shovel Operator (Maintenance)	2558--\$14:70	2728 15:68
Security Guard I	2292--\$13:17	2412 13:86
Security Guard II	2340--\$13:45	2460 14:14
Silk Screen Operator	2612--\$15:01	2782 15:99

- C) Department of Central Management Services - Division of Vehicles - (Counties of DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will)

	July 1, 1989	July 1, 1990
	Mo. Hr.	Mo. Hr.
Janitor I	\$2265--\$13:02	\$2385 \$13:71
Janitor II	2296--\$13:20	2416 13:89
Maintenance Equipment Operator (all divisions)	2558--\$14:70	2678 15:39



## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED AMENDMENTS

Maintenance Worker	2502---14-38	2622	15.07
Security Guard I	2292---13-17	2412	13.86
Security Guard II	2340---13-45	2460	14.14

(Source: Amended at 14 Ill. Reg. 14361, effective August 24, 1990)

## Section 310. TABLE F RC-019 (Teamsters Local #25)

- A) Department of Transportation - Division of Highways - Downstate - (All Counties Other Than Cook, DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will)

	July 1, 1989	July 1, 1990
Bridge Tender	Mo. Hr.	Mo. Hr.
Deck Hand	\$2390---13-74	\$2510---14-23
Ferry Operator I	2363---13-58	2483 14.27
Ferry Operator II	2588---14-87	2708 15.56
Highway Maintainer	2638---15-16	2758 15.85
Highway Maintenance Lead Worker	2558---14-70	2708 15.56
Janitor I	2687---15-44	2807 16.13
Janitor II	2265---13-02	2385 13.71
(including Office of Administration)		
Janitor II	2296---13-20	2416 13.89
(including Office of Administration)		
Laborer (Maintenance)	2466---14-17	2586 14.86
Labor Maintenance Lead Worker	2522---14-49	2642 15.18
Maintenance Worker	2502---14-38	2622 15.07
(including Office of Administration)		
Power Shovel Operator		
(Maintenance)	2558---14-70	2728 15.68
Security Guard I	2292---13-17	2412 13.86
(including Office of Administration)		
Security Guard II	2340---13-45	2460 14.14
(including Office of Administration)		
Silk Screen Operator	2612---15-01	2782 15.99

- B) Department of Central Management Services - Division of Vehicles - Downstate - (All Counties Other Than Cook, DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will)

	July 1, 1989	July 1, 1990
Janitor I	Mo. Hr.	Mo. Hr.
Janitor II	\$2265---13-02	\$2385 13.71
Maintenance Worker	2296---13-20	2416 13.89
Maintenance Equipment Operator	2502---14-38	2622 15.07
(all divisions)	2558---14-70	2678 15.39

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## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED AMENDMENTS

Security Guard I	2292---13-17	2412	13.86
Security Guard II	2340---13-45	2460	14.14

- C) Department of Mental Health & Developmental Disabilities - Lincoln Developmental Center

	July 1, 1989	July 1, 1990
Laborer (Maintenance)	Mo. Hr.	Mo. Hr.
	\$2466---14-17	\$2586 14.36

- D) Departments of Children & Family Services, Corrections, Employment Security, State Police, Mental Health & Developmental Disabilities, Public Aid, Veterans' Affairs - Downstate - (All Counties Other Than Cook, DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will)

	July 1, 1989	July 1, 1990
Maintenance Equipment Operator	Mo. Hr.	Mo. Hr.
	\$2558---14-70	\$2678 15.39

- E) Department of Transportation - Division of Highways - Emergency Patrol - District #8

	July 1, 1989	July 1, 1990
Highway Maintainer	Mo. Hr.	Mo. Hr.
Highway Maintenance Lead Worker	\$2633---15-13	\$2753 15.82
	2762---15-87	2882 16.56

- F) Department of Conservation

	July 1, 1989	July 1, 1990
Power Shovel Operator	Mo. Hr.	Mo. Hr.
(Maintenance)	\$2558---14-70	\$2728 15.68

(Source: Amended at 14 Ill. Reg. 14361, effective August 24, 1990)

## Section 310. Appendix B Schedule of Salary Grades -- Monthly and Annual Rates of Pay for Fiscal Year 1990 1991

Grade	Minimum Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Maximum Step 7
--1--	1,120	1,154	1,186	1,219	1,258	1,291	1,352
13	440	483	526	569	612	655	724



-18-	2,180	2,286	2,392	2,500	2,604	2,707	2,868
	26,160	27,432	28,704	30,000	31,248	32,484	34,116
-19-	2,299	2,415	2,529	2,645	2,757	2,873	3,047
	27,588	28,900	30,248	31,740	33,084	34,476	36,564
-20-	2,429	2,550	2,670	2,797	2,918	3,037	3,224
	29,148	30,600	32,040	33,564	35,016	36,444	38,688
-21-	2,565	2,697	2,827	2,958	3,093	3,221	3,422
	30,780	32,364	33,924	35,496	37,116	38,652	41,064
-22-	2,711	2,852	2,992	3,132	3,277	3,414	3,626
	32,532	34,224	35,904	37,584	39,324	40,968	43,512
-23-	2,876	3,029	3,183	3,334	3,487	3,639	3,868
	34,512	36,348	38,196	40,008	41,844	43,668	46,416
1	1,170	1,206	1,239	1,274	1,315	1,349	1,413
	14,040	14,472	14,868	15,288	15,780	16,188	16,956
2	1,206	1,239	1,274	1,317	1,354	1,391	1,457
	14,472	14,868	15,288	15,804	16,248	16,692	17,484
3	1,239	1,274	1,318	1,357	1,395	1,436	1,509
	14,868	15,288	15,816	16,284	16,740	17,232	18,108
4	1,274	1,318	1,360	1,399	1,445	1,486	1,562
	15,288	15,816	16,320	16,788	17,340	17,832	18,744
5	1,318	1,362	1,407	1,452	1,495	1,539	1,616
	15,816	16,344	16,884	17,424	17,940	18,468	19,392
6	1,362	1,408	1,454	1,502	1,550	1,600	1,682
	16,344	16,896	17,448	18,024	18,600	19,200	20,184
7	1,408	1,457	1,507	1,559	1,610	1,663	1,752
	16,896	17,484	18,084	18,708	19,320	19,956	21,024
8	1,457	1,512	1,566	1,625	1,678	1,735	1,827
	17,484	18,144	18,792	19,500	20,136	20,820	21,924
9	1,512	1,569	1,630	1,688	1,751	1,812	1,905
	18,144	18,828	19,560	20,256	21,012	21,744	22,860
10	1,571	1,638	1,698	1,763	1,825	1,891	1,995
	18,852	19,656	20,376	21,156	21,900	22,692	23,940

-2-	1,154	1,186	1,219	1,260	1,296	1,331	1,394
	13,848	14,232	14,628	15,120	15,552	15,972	16,728
-3-	1,186	1,219	1,261	1,299	1,335	1,374	1,444
	14,232	14,628	15,132	15,588	16,020	16,488	17,328
-4-	1,219	1,261	1,301	1,339	1,383	1,422	1,495
	14,628	15,132	15,612	16,068	16,596	17,064	17,940
-5-	1,261	1,303	1,346	1,389	1,431	1,473	1,546
	15,132	15,636	16,152	16,668	17,172	17,676	18,552
-6-	1,303	1,347	1,391	1,437	1,483	1,531	1,610
	15,636	16,164	16,692	17,244	17,796	18,372	19,320
-7-	1,347	1,394	1,442	1,492	1,541	1,591	1,677
	16,164	16,728	17,304	17,904	18,492	19,092	20,124
-8-	1,394	1,447	1,499	1,555	1,606	1,660	1,748
	16,728	17,364	17,988	18,660	19,272	19,920	20,976
-9-	1,447	1,501	1,560	1,615	1,676	1,734	1,823
	17,364	18,012	18,720	19,380	20,112	20,808	21,876
-10-	1,503	1,567	1,625	1,687	1,746	1,810	1,909
	18,036	18,804	19,500	20,244	20,952	21,720	22,908
-11-	1,568	1,634	1,695	1,764	1,829	1,892	1,997
	18,816	19,608	20,340	21,168	21,948	22,704	23,964
-12-	1,643	1,712	1,778	1,851	1,919	1,990	2,102
	19,716	20,544	21,336	22,212	23,028	23,880	25,224
-13-	1,714	1,787	1,863	1,938	2,012	2,089	2,208
	20,568	21,444	22,356	23,256	24,144	25,068	26,496
-14-	1,797	1,876	1,954	2,041	2,120	2,201	2,328
	21,564	22,512	23,448	24,492	25,440	26,412	27,936
-15-	1,877	1,965	2,049	2,133	2,221	2,304	2,441
	22,594	23,580	24,588	25,596	26,652	27,648	29,292
-16-	1,971	2,063	2,158	2,247	2,341	2,434	2,579
	23,652	24,756	25,896	26,964	28,092	29,208	30,948
-17-	2,069	2,167	2,268	2,363	2,459	2,559	2,712
	24,828	26,004	27,216	28,356	29,508	30,708	32,544



## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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11	1,639	1,708	1,771	1,843	1,911	1,977	2,087
	19,668	20,496	21,252	22,116	22,932	23,724	25,044
12	1,717	1,789	1,858	1,934	2,005	2,080	2,197
	20,604	21,468	22,296	23,208	24,060	24,960	26,364
13	1,791	1,867	1,947	2,025	2,103	2,183	2,307
	21,492	22,404	23,364	24,300	25,236	26,196	27,684
14	1,878	1,960	2,042	2,133	2,215	2,300	2,433
	22,536	23,520	24,504	25,596	26,580	27,600	29,196
15	1,961	2,053	2,141	2,229	2,321	2,408	2,551
	23,532	24,636	25,692	26,748	27,852	28,896	30,612
16	2,060	2,156	2,255	2,348	2,446	2,544	2,695
	24,720	25,872	27,060	28,176	29,352	30,528	32,340
17	2,162	2,265	2,370	2,469	2,570	2,674	2,834
	25,944	27,180	28,440	29,628	30,840	32,088	34,008
18	2,278	2,389	2,500	2,613	2,721	2,829	2,997
	27,336	28,668	30,000	31,356	32,652	33,948	35,964
19	2,402	2,524	2,643	2,764	2,881	3,002	3,184
	28,824	30,288	31,716	33,168	34,572	36,024	38,208
20	2,538	2,665	2,790	2,923	3,049	3,174	3,369
	30,456	31,980	33,480	35,076	36,588	38,088	40,428
21	2,680	2,818	2,954	3,091	3,232	3,366	3,576
	32,160	33,816	35,448	37,092	38,784	40,392	42,912
22	2,833	2,980	3,127	3,273	3,424	3,568	3,789
	33,996	35,760	37,524	39,276	41,088	42,816	45,468
23	3,005	3,165	3,326	3,484	3,644	3,803	4,042
	36,060	37,980	39,912	41,808	43,728	45,636	48,504

(Source: Amended at 14 Ill. Reg. 14361, effective August 24, 1990)

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED AMENDMENTS

## Section 310. Appendix C - Physician Administrator Rates and Medical Facilities Administrator Rates for Fiscal Year 1990 1991

Title	Minimum Salary	Midpoint Salary	Maximum Salary
Medical-Facilities-Adminis- trator-I-Option-G	5,708	6,862	8,016
	68,496	82,344	96,192
Medical-Facilities-Adminis- trator-I-Option-D	6,375	7,558	8,741
	76,500	90,696	104,892
Medical-Facilities-Adminis- trator-II-Option-G	6,167	7,340	8,513
	74,004	88,080	102,156
Medical-Facilities-Adminis- trator-II-Option-D	7,083	8,302	9,521
	84,996	99,624	114,252
Medical-Facilities-Adminis- trator-III	7,334	8,558	9,782
	88,008	102,696	117,384
Physician-Administrator-I	4,508	5,532	6,556
	54,096	66,384	78,672
Physician-Administrator-II	4,628	5,679	6,730
	55,536	68,148	80,760
Physician-Administrator-III	4,752	5,832	6,912
	57,024	69,984	82,944
Physician-Administrator-IV	5,000	6,049	7,098
	60,000	72,588	85,176
Physician-Administrator-V	5,309	6,249	7,189
	63,708	74,988	86,268
Medical Facilities Adminis- trator I Option C	5,965	7,171	8,377
	71,580	86,052	100,524
Medical Facilities Adminis- trator I Option D	6,662	7,898	9,134
	79,944	94,776	109,608
Medical Facilities Adminis- trator II Option C	6,446	7,671	8,896
	77,352	92,052	106,752



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Medical Facilities Administrator II Option D	7,403	8,676	9,949
	88,836	104,112	119,388
Medical Facilities Administrator III	7,664	8,943	10,222
	91,968	107,316	122,664
Physician Administrator I	4,711	5,781	6,851
	56,532	69,372	82,212
Physician Administrator II	4,837	5,935	7,033
	58,044	71,220	84,396
Physician Administrator III	4,967	6,095	7,223
	59,604	73,140	86,676
Physician Administrator IV	5,225	6,321	7,417
	62,700	75,852	89,004
Physician Administrator V	5,549	6,531	7,513
	66,588	78,372	90,156

The rates of pay for physicians occupying or appointed to a position in the Physician Administrator classes and the Medical Facilities Administrator classes shall be as listed in the above schedule. All provisions of Subpart C of the Pay Plan, Merit Compensation System will apply to Physician Administrator positions and the Medical Facilities Administrator classes.

(Source: Amended at 14 Ill. Reg. 14361, effective August 24, 1990)

## Section 310. Appendix D - Merit Compensation System Salary Schedule for Fiscal Year 1990 1991

Salary Range	Minimum Salary	Midpoint Salary	Maximum Salary	Merit Pay Zone Limit
MG-1	\$1,511	\$1,926	\$2,341	\$2,458
	18,132	23,112	28,092	29,496
MG-2	18,924	24,288	29,652	31,140
	18,924	24,288	29,652	31,140
MG-3	19,836	25,692	31,548	33,120
	19,836	25,692	31,548	33,120
MG-4	20,736	26,880	33,024	34,680
	20,736	26,880	33,024	34,680

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MG-5	1,813	2,370	2,927	3,073
	21,756	28,440	35,124	36,876
MG-6	1,904	2,490	3,076	3,230
	22,848	29,880	36,912	38,760
MG-7	2,006	2,641	3,276	3,440
	24,072	31,692	39,312	41,280
MG-8	2,115	2,801	3,487	3,661
	25,380	33,612	41,844	43,932
MG-9	2,235	2,956	3,677	3,861
	26,820	35,472	44,124	46,332
MG-10	2,360	3,148	3,936	4,133
	28,320	37,776	47,232	49,596
MG-11	2,494	3,341	4,188	4,397
	29,928	40,092	50,256	52,764
MG-12	2,647	3,564	4,481	4,705
	31,764	42,768	53,772	56,460
MG-13	2,826	3,810	4,794	5,034
	33,912	45,720	57,528	60,408
MG-14	3,024	4,091	5,158	5,416
	36,288	49,092	61,896	64,992
MG-15	3,245	4,385	5,525	5,801
	38,940	52,620	66,300	69,612
MG-16	3,475	4,712	5,949	6,246
	41,700	56,544	71,388	74,952
MG-17	3,749	5,086	6,423	6,744
	44,988	61,032	77,076	80,928
MG-18	4,041	5,314	6,587	6,916
	48,492	63,768	79,044	82,992
MG-19	4,365	5,552	6,739	7,076
	52,380	66,624	80,868	84,912
MC 1	\$ 1,580	2,013	2,446	2,568
	18,960	24,156	29,352	30,816



## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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MC 2	1,648	2,115	2,582	2,711
	19,776	25,380	30,984	32,532
MC 3	1,727	2,237	2,747	2,884
	20,724	26,844	32,964	34,608
MC 4	1,806	2,341	2,876	3,020
	21,672	28,092	34,512	36,240
MC 5	1,895	2,477	3,059	3,212
	22,740	29,724	36,708	38,544
MC 6	1,990	2,602	3,214	3,375
	23,880	31,224	38,568	40,500
MC 7	2,097	2,760	3,423	3,594
	25,164	33,120	41,076	43,128
MC 8	2,210	2,927	3,644	3,826
	26,520	35,124	43,728	45,912
MC 9	2,336	3,089	3,842	4,034
	28,032	37,068	46,104	48,408
MC 10	2,467	3,290	4,113	4,319
	29,604	39,480	49,356	51,828
MC 11	2,606	3,491	4,376	4,595
	31,272	41,892	52,512	55,140
MC 12	2,767	3,725	4,683	4,917
	33,204	44,700	56,196	59,004
MC 13	2,954	3,982	5,010	5,261
	35,448	47,784	60,120	63,132
MC 14	3,160	4,275	5,390	5,660
	37,920	51,300	64,680	67,920
MC 15	3,392	4,583	5,774	6,063
	40,704	54,996	69,288	72,756
MC 16	3,631	4,924	6,217	6,528
	43,572	59,088	74,604	78,336
MC 17	3,918	5,315	6,712	7,048
	47,016	63,780	80,544	84,576

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED AMENDMENTS

MC 18	4,223	5,553	6,883	7,227
	50,676	66,636	82,596	86,724
MC 19	4,562	5,802	7,042	7,394
	54,744	69,624	84,504	88,728

(Source: Amended at Ill. Reg. 14361, effective August 24, 1990)



## ILLINOIS COMMUNITY COLLEGE BOARD

## NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Public Access to Information
- 2) Code Citation: 2 Ill. Adm. Code 5176
- 3) Section Numbers:  
5176.110 amended section  
5176.120 new section  
Adopted Action:
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 102, par. 42.06 and ch. 116, par. 201 et seq
- 5) Effective Date of Amendments: August 27, 1990
- 6) Does this Rulemaking contain an Automatic Repeal Date? No
- 7) Does this amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: August 27, 1990
- 9) Notice of Proposal Published in Illinois Register? These internal rules are being filed as adopted rules in accordance with Ill. Rev. Stat, 1987, ch. 127, par. 1004.01.
- 10) Has JCAR issued a Statement of Objections to these rules? No
- 11) Difference(s) between proposal and final version: Not Applicable
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Not Applicable
- 13) Will this amendment replace an emergency amendment currently in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Amendments: These rules are being adopted to establish a fee schedule for duplication of records, to ensure the privacy of individuals in public requests, and to implement closed-session meeting requirements added to the Open Meetings Act by P.A. 85-1355.

## ILLINOIS COMMUNITY COLLEGE BOARD

## NOTICE OF ADOPTED AMENDMENTS

- 16) Information and questions regarding these adopted rules shall be directed to:

David L. Steelman  
Associate Director  
Governmental Relations  
Illinois Community College Board  
509 South Sixth Street, Room 400  
Springfield, Illinois 62701-1874  
Telephone: (217) 785-0028

The full text of the Adopted Amendments begins on the next page:



## ILLINOIS COMMUNITY COLLEGE BOARD

## NOTICE OF ADOPTED AMENDMENTS

TITLE 2: GOVERNMENTAL ORGANIZATION  
 SUBTITLE F: EDUCATIONAL AGENCIES  
 CHAPTER VIII: ILLINOIS COMMUNITY COLLEGE BOARD

## PART 5176

## PUBLIC ACCESS TO INFORMATION

## Section

5176.110 Information Requests

5176.120 Minutes of Closed Sessions

**AUTHORITY:** Implementing and authorized by the Freedom of Information Act (Ill. Rev. Stat. 1989, ch. 116, pars. 201 et seq.), the Open Meetings Act (Ill. Rev. Stat. 1989, ch. 102, par. 42.06), and Section 4.01 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1989, ch. 127, par. 1004.1).

**SOURCE:** Adopted at 8 Ill. Reg. 15572, effective August 15, 1984; amended at 14 Ill. Reg. 14387, effective August 27, 1990.

## Section 5176.110 Information Requests

a) Any person seeking electronic or other records from the Illinois Community College Board ~~ICCB~~ may do so by contacting the ~~ICCB~~ Executive Director at 509 South Sixth Street, Room 400, Springfield, Illinois 62701-1874. Requests will be processed in accordance with the provisions of the Freedom of Information Act. In order for requests to be processed, the Board ~~ICCB~~ requires that the request be received in writing and include, at a minimum, the information listed below.

- 1) the name, address, and phone number of the requestor;
  - 2) a description of the information requested;
  - 3) an indication of whether the ~~information~~ records are to be inspected at the ICCB Office or mailed to the requestor ~~and~~ and, if sent, whether or not the copy(ies) is to be certified;
  - 4) the date of the request and when a response is required.
- b) A form for providing this information is available from the ICCB Executive Director.
- c) ~~Information~~ Records requested and approved for release may be inspected at the ICCB Office between the hours of 8:30 a.m. and 4:30 p.m., Monday through Friday, except on designated holidays.

## ILLINOIS COMMUNITY COLLEGE BOARD

## NOTICE OF ADOPTED AMENDMENTS

d) Records which are stored and retrieved by electronic data processing means will be printed in a format understandable to the person not familiar with electronic data processing. If information is requested on a disk or tape, the requestor must furnish a disk or tape to the Illinois Community College Board. The Illinois Community College Board will provide a description of the disk or tape format to the requestor.

e) Information requests that necessitate special computer analyses will be provided within a time frame determined appropriate by the Deputy Director for Research.

f) Computerized unit record data containing information on individuals (student enrollment and completion records and faculty and staff records) will be provided under the following conditions:

- 1) there is written agreement from the requestor that the data will be used only for specified research purposes;
- 2) there is written agreement from the requestor that the data will not be provided to a third party;
- 3) record identifiers (Social Security Numbers) will be removed before records are released by the ICCB unless the data release is covered under the Family Educational and Privacy Act, 20 U.S.C. Section 1232g(b)(1). This section indicates that records may be disclosed to "other school officials, including teachers within the educational institution or local educational agencies," who have been determined by such agency or institution to have "legitimate educational interests."

g) All data provided will be at the costs specified below unless the Executive Director elects to waive such fees:

Certification fee	\$ 1.00 per request
Paper copy from paper original	
8 1/2" x 11"	\$ .25
8 1/2" x 14"	\$ .25
Larger than legal size	\$ 1.00
Paper copy from microfilm original	Commercial cost of reproduction
Videocassette/Audiocassette	Commercial cost of reproduction
Computer paper	\$ .65 per 1,000 lines
Computer printout	
Computer tape (1600 BPI only)	
(requestor must provide tape)	
Diskettes (requestor must provide diskette)	\$500.00 per CPU hour

(Source: Amended at 14 Ill. Reg. 14387, effective August 27, 1990)



## ILLINOIS COMMUNITY COLLEGE BOARD

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Section 5176.120 Minutes of Closed Sessions

The ICCB will review its closed session minutes in January and July of each year to determine if such minutes, or any part of such minutes, may be released as public documents. The Board Chairman and Vice Chairman, prior to the January and July meetings, will review the minutes of all closed sessions conducted during the previous six months and make a recommendation for action to the Board based on the relevant provisions of the Public Community College Act (Ill. Rev. Stat. 1989, ch. 122, pars. 101 et seq), the Freedom of Information Act (Ill. Rev. Stat. 1989, ch. 116, pars. 201 et seq), and the Open Meetings Act (Ill. Rev. Stat. 1989, ch. 102, pars 41 et seq).

(Source: Added at 14 Ill. Reg. 14387, effective August 27, 1990)

## ILLINOIS REGISTER

## ENVIRONMENTAL PROTECTION AGENCY

## NOTICE OF ADOPTED RULES

1) Heading of the Part: Toxic Pollution Prevention Innovation Plans2) Code Citation: 35 Ill. Adm. Code 1813) Section Numbers: Adopted Action:

181.101	New
181.102	New
181.201	New
181.202	New
181.203	New
181.301	New
181.302	New
181.303	New
181.304	New
181.401	New

4) Statutory Authority: Toxic Pollution Prevention Act  
P.A. 86-914, effective January 1, 1990.5) Effective Date of Rules: August 22, 19906) Does this rulemaking contain an automatic repeal date? Yes \_\_\_ No \_\_\_  
If yes, please specify the date: \_\_\_\_\_7) Does this rulemaking contain incorporation by reference? Yes \_\_\_ No X8) Date filed in Agency's Principal Office: May 4, 19909) Notice(s) of proposal published in Illinois Register: May 4, 1990,  
14 Ill. Reg. 6520.10) Has JCAR issued a Statement of Objection to these rules? No.11) Differences between proposal and final version:

35 Ill. Adm. Code 181.201(a) -- Added the following language at the end of Section 181.201(a), "(the detail and nature of the plan submission should be related to the complexity of the proposal and should reflect the information available to the person)".

35 Ill. Adm. Code 181.201 -- Changed "should" in last sentence of Section 181.203 to "shall".

35 Ill. Adm. Code 181.203 -- Changed "will" in Section 181.303 to "shall".

35 Ill. Adm. Code 181.304(a) and (b) -- Replaced "will" with "shall" in the first sentence.



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35 Ill. Adm. Code 181.304(b) -- Added to the text "pursuant to Title X of the EP Act" after "Agency draft permit".

35 Ill. Adm. Code 181.102 -- Added the following definition: "EP Act" means the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, pars. 1001 et seq.).

35 Ill. Adm. Code 181.304(b) -- Deleted the third sentence.

35 Ill. Adm. Code 181.304(d) -- Added the text "(see Titles IX and X of the EP Act)" to the first sentence.

35 Ill. Adm. Code 181.201(c) -- Added "and" to Section 181.201(c).

35 Ill. Adm. Code 181.401 -- Revised Section 181.401 to read as follows:

The owner or operator submitting an innovation plan may appeal any Agency decision regarding the innovation plan by filing an appeal in writing with the Director of the Agency within 30 days of the Agency decision. The Agency Director shall respond in writing within 30 days of receipt of the appeal with his/her decision regarding the matter, including reasons therefor. The decision of the Director shall be based upon the criteria set out in the Act and this Part.

35 Ill. Adm. Code 181, Table of Contents -- Source Note -- Changed source note from "Adopted and codified at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_" to read "Adopted at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_".

35 Ill. Adm. Code 181.101 -- Labeled the opening paragraph "(a)", relabeled the subsections from "(a)", "(b)", and "(c)" to "(1)", "(2)", and "(3)", and labeled the closing paragraph "(b)".

35 Ill. Adm. Code 181.101 -- Added the Illinois Revised Statute citation for the Environmental Protection Act. It now reads "Environmental Protection Act, Ill. Rev. Stat., 1987, ch. 111 1/2, pars. 1001 et seq."

35 Ill. Adm. Code 181.202 -- Reversed the alpha order of "Toxic Substance" and "Toxic Pollution Prevention".

35 Ill. Adm. Code 181.202 -- Reversed the alpha order of "Toxic Substance" and "Toxic Pollution Prevention".

35 Ill. Adm. Code 181.202 -- Deleted the labels on the "Toxic Pollution Prevention" subsections.

35 Ill. Adm. Code 181.302 -- Changed "35 Ill. Adm. Code 181.401" to "Section 181.401."

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## ENVIRONMENTAL PROTECTION AGENCY

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12) Have all changes agreed by the Agency and JCAR been made as indicated in the agreement letter by JCAR? Yes.

13) Will this Rule replace an emergency Rule currently in effect? No.

14) Are there any amendments pending on this Part? No.

15) Summary and Purpose of Rules: This rulemaking establishes the Environmental Protection Agency's rules and procedures for concurring with toxic pollution prevention innovation implementation plans pursuant to Public Act 86-914, the Toxic Pollution Prevention Act. Subpart A sets forth general provisions such as applicability and definitions. Subpart B sets forth the required contents of innovation plans submitted to the Agency for its concurrence. Subpart C describes the criteria the Agency will use for its concurrence decision with submitted innovation plans. Finally, Subpart D sets forth the appeal procedure to contest Agency determinations.

16) Information and questions regarding this adopted rule shall be directed to:

Name: Joseph E. Svoboda  
General Counsel  
Division of Legal Counsel

Address: Illinois Environmental Protection Agency  
2200 Churchill Road, P.O. Box 19276  
Springfield, Illinois 62794-9276

Telephone: 217/782-5544

The full text of the adopted rule begins on the following page.



ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF ADOPTED RULES

TITLE 35: ENVIRONMENTAL PROTECTION  
SUBTITLE A: GENERAL PROVISIONS  
CHAPTER II: ENVIRONMENTAL PROTECTION AGENCY

PART 181  
TOXIC POLLUTION PREVENTION INNOVATION PLANS

SUBPART A: INTRODUCTION

Section  
181.101 Purpose  
181.102 Definitions

SUBPART B: CONTENT OF INNOVATION PLANS

Section  
181.201 Content of Innovation Plans  
181.202 Level of Innovation Plan Detail  
181.203 Proprietary Information

SUBPART C: CRITERIA FOR AGENCY CONCURRENCE WITH INNOVATION PLANS

Section  
181.301 Criteria for Agency Concurrence with Innovation Plans  
181.302 Agency Nonconcurrence  
181.303 Agency Follow-up  
181.304 Time for Agency Review

SUBPART D: APPEAL

Section  
181.401 Appeal

AUTHORITY: Implementing and authorized by Section 6(d) of the Toxic Pollution Prevention Act (P.A. 86-914, effective January 1, 1990).

SOURCE: Adopted at 14 Ill. Reg. 14392, effective August 22, 1990.

NOTE: Capitalization denotes statutory language.

SUBPART A: INTRODUCTION

Section 181.101 Purpose

- a) The Toxic Pollution Prevention Act (P.A. 86-914, effective January 1, 1990) provides that after January 1, 1990, any person may submit to the Agency a plan to use an innovative production process to achieve toxic pollution prevention. An innovative production process may

ENVIRONMENTAL PROTECTION AGENCY

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consist of a new application of technology or a combination of existing technologies that have not previously been implemented together. IF THE AGENCY CONCURS WITH A PROPOSED INNOVATION PLAN, IT SHALL MAKE EVERY REASONABLE EFFORT TO ACCOMMODATE THE PROPOSED INNOVATIVE PRODUCTION PROCESS, INCLUDING:

- 1) EXPEDITED COORDINATION AND PROCESSING OF ANY APPLICABLE PERMIT APPLICATIONS;
  - 2) COOPERATION, AS APPROPRIATE WITH ANY REQUEST FOR AN APPLICABLE VARIANCE, ADJUSTED STANDARD, OR SITE SPECIFIC STANDARD PURSUANT TO THE ENVIRONMENTAL PROTECTION ACT, 111. Rev. Stat. 1987, ch. 111 1/2, par. 1001 et seq.;
  - 3) APPROPRIATE TECHNICAL ASSISTANCE TO AVOID OR ELIMINATE ANY POTENTIAL COMPLIANCE PROBLEMS RESULTING FROM THE PROPOSED INNOVATIVE PRODUCTION PROCESS.
- b) IN PROVIDING THIS ACCOMMODATION WITH INNOVATION PLANS WITH WHICH IT HAS CONCURRED, THE AGENCY SHALL CONSIDER WHETHER SUCH ACCOMMODATION WOULD BE FEASIBLE UNDER APPLICABLE LAW AND ALSO WHETHER SUCH ACCOMMODATION WOULD BE CONSISTENT WITH PRUDENT ENVIRONMENTAL PRACTICES. (Section 6(c) of the Act)

Section 181.102 Definitions

"Act" means the Toxic Pollution Prevention Act.

"AGENCY" MEANS THE ILLINOIS ENVIRONMENTAL PROTECTION AGENCY.

"EP Act" means the Environmental Protection Act (111. Rev. Stat. 1989, ch. 111 1/2, pars. 1001 et seq.)

"Innovation Plan" means any toxic pollution prevention innovation plan provided for under Section 6 of the Act.

"PERSON" MEANS ANY INDIVIDUAL, PARTNERSHIP, CO-PARTNERSHIP, FIRM, COMPANY, CORPORATION, ASSOCIATION, JOINT STOCK COMPANY, TRUST, POLITICAL SUBDIVISION, STATE AGENCY, OR ANY OTHER LEGAL ENTITY, OR ITS LEGAL REPRESENTATIVE, AGENT OR ASSIGNS.

"RELEASE" MEANS EMISSION TO THE AIR, DISCHARGE TO SURFACE WATERS OR OFF-SITE WASTEWATER TREATMENT FACILITIES, OR ON-SITE RELEASE TO THE LAND, INCLUDING BUT NOT LIMITED TO LANDFILLS, SURFACE IMPOUNDMENTS AND INJECTION WELLS.

"TOXIC POLLUTION PREVENTION" MEANS IN-PLANT PRACTICES THAT REDUCE, AVOID OR ELIMINATE:



## ENVIRONMENTAL PROTECTION AGENCY

## NOTICE OF ADOPTED RULES

## THE USE OF TOXIC SUBSTANCES,

## THE GENERATION OF TOXIC CONSTITUENTS IN WASTES,

## THE DISPOSAL OR RELEASE OF TOXIC SUBSTANCES INTO THE ENVIRONMENT, OR

## THE DEVELOPMENT OR MANUFACTURE OF PRODUCTS WITH TOXIC CONSTITUENTS, THROUGH THE APPLICATION OF ANY OF THE FOLLOWING TECHNIQUES:

INPUT SUBSTITUTION, WHICH REFERS TO REPLACING A TOXIC SUBSTANCE OR RAW MATERIAL USED IN A PRODUCTION PROCESS WITH A NONTOXIC OR LESS TOXIC SUBSTANCE;

PRODUCT REFORMULATION, WHICH REFERS TO SUBSTITUTING FOR AN EXISTING END PRODUCT WHICH IS NONTOXIC OR LESS TOXIC UPON USE, RELEASE OR DISPOSAL;

PRODUCTION PROCESS REDESIGN OR MODIFICATION, WHICH REFERS TO DEVELOPING AND USING PRODUCTION PROCESSES OF A DIFFERENT DESIGN THAN THOSE CURRENTLY USED;

PRODUCTION PROCESS MODERNIZATION, WHICH REFERS TO UPGRADING OR REPLACING EXISTING PRODUCTION PROCESS EQUIPMENT OR METHODS WITH OTHER EQUIPMENT OR METHODS BASED ON THE SAME PRODUCTION PROCESS;

IMPROVED OPERATION AND MAINTENANCE OF EXISTING PRODUCTION PROCESS EQUIPMENT AND METHODS, WHICH REFERS TO MODIFYING OR ADDING TO EXISTING EQUIPMENT OR METHODS, INCLUDING BUT NOT LIMITED TO SUCH TECHNIQUES AS IMPROVED HOUSEKEEPING PRACTICES, SYSTEM ADJUSTMENTS, PRODUCT AND PROCESS INSPECTIONS, AND PRODUCTION PROCESS CONTROL EQUIPMENT OR METHODS;

RECYCLING, REUSE OR EXTENDED USE OF TOXIC SUBSTANCES BY USING EQUIPMENT OR METHODS WHICH BECOME AN INTEGRAL PART OF THE PRODUCTION PROCESS, INCLUDING BUT NOT LIMITED TO FILTRATION AND OTHER CLOSED LOOP METHODS.

HOWEVER, "TOXIC POLLUTION PREVENTION" SHALL NOT INCLUDE OR IN ANY WAY BE INFERRED TO PROMOTE OR REQUIRE INCINERATION, TRANSFER FROM ONE MEDIUM OF RELEASE TO ANOTHER, OFF-SITE OR OUT OF PROCESS WASTE RECYCLING, OR END OF PIPE TREATMENT OF TOXIC SUBSTANCES. (Section 3 of the Act)

"TOXIC SUBSTANCE" MEANS ANY SUBSTANCE LISTED BY THE AGENCY PURSUANT TO SECTION 4 OF THE ACT.

## ENVIRONMENTAL PROTECTION AGENCY

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"Trade Secret" means any information concerning production processes employed or substances manufactured, processed or otherwise used within a facility which the Agency determines to satisfy the criteria established under Section 3.48 of the Environmental Protection Act, and to which specific trade secret status has been granted by the Agency in accordance with 2 Ill. Adm. Code 1827.

## SUBPART B: CONTENT OF INNOVATION PLANS

## Section 181.201 Content of Innovation Plans

An Innovation Plan shall describe:

- a) THE INNOVATIVE PRODUCTION PROCESS (the detail and nature of the plan submission should be related to the complexity of the proposal and should reflect the information available to the person);
- b) THE EXPECTED BENEFITS;
- c) THE PROPOSED IMPLEMENTATION SCHEDULE; and
- d) ANY POTENTIAL PROBLEMS THAT MAY OCCUR UNDER THE PLAN WITH RESPECT TO COMPLIANCE WITH STATE OR FEDERAL ENVIRONMENTAL LAWS OR REGULATIONS PERTAINING TO THE RELEASE OR DISPOSAL OF TOXIC SUBSTANCES. (Section 6(a) of the Act)

## Section 181.202 Level of Innovation Plan Detail

The level of detail provided in the innovation plan shall be sufficient to enable the Agency to determine that the criteria for concurrence are satisfied.

## Section 181.203 Proprietary Information

To the extent that the innovation plan contains proprietary information regarding the innovative production process involved or to the extent it contains proprietary information regarding a related production process, the person filing the innovation plan should identify whether the proprietary information has been determined to constitute a trade secret in accordance with 2 Ill. Adm. Code 1827. If there is a request for such a determination pending before the Agency, the person filing the innovation plan shall include a statement in the innovation plan that such a request has been made.

## SUBPART C: CRITERIA FOR AGENCY CONCURRENCE WITH INNOVATION PLANS

## Section 181.301 Criteria for Agency Concurrence with Innovation Plans

THE AGENCY SHALL CONCUR WITH A PROPOSED TOXIC POLLUTION PREVENTION INNOVATION PLAN IF THE OWNER OR OPERATOR OF THE AFFECTED FACILITY DEMONSTRATES TO THE AGENCY THAT THE PROPOSED PROCESS:



## ENVIRONMENTAL PROTECTION AGENCY

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- a) WILL BE EFFECTIVE IN TOXIC POLLUTION PREVENTION;
- b) WILL ACHIEVE AT LEAST THE LEVEL OF TOXIC POLLUTION PREVENTION AS OTHER AVAILABLE PROCESSES;
- c) IS NOT REASONABLY EXPECTED TO HAVE ANY SIGNIFICANT ADVERSE EFFECT ON PUBLIC HEALTH OR THE ENVIRONMENT IN THE COURSE OF ITS OPERATION, FUNCTION, OR MALFUNCTIONS; (Section 6(b) of the Act) and
- d) will constitute toxic pollution prevention for a toxic substance.

## Section 181.302 Agency Nonconcurrence

IF THE AGENCY DOES NOT CONCUR WITH THE PROPOSED PLAN, THE AGENCY SHALL PROVIDE THE OWNER OR OPERATOR WITH A WRITTEN STATEMENT OF THE REASONS FOR ITS REFUSAL TO CONCUR, AND THE OWNER OR OPERATOR MAY MODIFY THE PLAN, SUBMIT A NEW PLAN FOR REVIEW, or appeal the decision to the Director pursuant to Section 181.401. (Section 6(b) of the Act)

## Section 181.303 Agency Follow-up

In accordance with Section 6(e) of the Act, the Agency shall monitor the implementation and effectiveness of any innovation plan with which it has concurred.

## Section 181.304 Time for Agency Review

- a) The Agency shall review a proposed innovation plan for completeness within 45 days of receipt and will decide concurrence for a complete plan within 120 days of receipt of such plan.
- b) Upon request of the owner or operator, the Agency shall review a permit application for an innovative production process for which it has concurred in the innovation plan within 60 days of receipt of the complete permit application. In circumstances involving an opportunity for public comment on the Agency draft permit pursuant to Title X of the EP Act, it will not be possible for the permit to be issued within this 60 day period. The complete permit application must be filed within 2 years of the Agency concurrence in the innovation plan.
- c) Upon request of the owner or operator, the Agency shall make every reasonable effort to accommodate an innovative production process for which it has concurred in the innovation plan, through cooperation, as appropriate, with any request for an applicable variance, adjusted standard, or site specific standard, provided the specific request is duly filed within 2 years of the date of concurrence by the Agency

## ENVIRONMENTAL PROTECTION AGENCY

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with the innovation plan. Such accommodation shall be achieved to the extent feasible under applicable law and consistent with prudent environmental practices.

- d) The Agency's time limit for deciding its concurrence in innovation plans is 120 days from receipt, but the allotted time for most permit and all variance decisions is less than that (see Titles IX and X of the EP Act). Accordingly, the Agency will not be able to respond to concurrent submittals of innovation plans and permit applications or variance petitions.

## SUBPART D: APPEAL

## Section 181.401 Appeal

The owner or operator submitting an innovation plan may appeal any Agency decision regarding the innovation plan by filing an appeal in writing with the Director of the Agency within 30 days of the Agency decision. The Agency Director shall respond in writing within 30 days of receipt of the appeal with his/her decision regarding the matter, including reasons therefor. The decision of the Director shall be based upon the criteria set out in the Act and this Part.



## POLLUTION CONTROL BOARD

## NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part: Identification and Listing of Hazardous Waste

2) Code Citation: 35 Ill. Adm. Code 721

3) Section Numbers: Adopted Action:

721.103, 721.104, 721.131, 721.132, 721.Appendix C  
721.Appendix G, 721.Appendix H Amendment

4) Statutory Authority: 111. Rev. Stat. 1989, ch. 111 1/2, pars. 1022.4 and 1027.

5) Effective Date of Amendment: August 22, 1990

6) Does this rulemaking contain an automatic repeal date?: No.

7) Does this Amendment contain incorporations by reference?

Yes. Appendix C incorporates Federal regulations by reference. Section 22.4(a) of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1022.4(a)) provides that Section 5 of the Administrative Procedure Act shall not apply.

8) Date filed in Board's Principal Office: Orders adopted July 3 and August 9, 1990.

9) Notice of Proposal Published in Illinois Register:

May 4, 1990; 14 Ill. Reg. 6528

10) Has JCAR issued a Statement of Objections to these rules? No.

Section 22.4(a) of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1022.4(a)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

11) Differences between proposal and final version:

Minor editorial differences. The Board added Section 721.104(b)(7)(A)(vi), a temporary exclusion for certain primary zinc production wastes.

12) Have all the changes agreed upon by the Board and JCAR been made as indicated in the agreement letter issued by JCAR?

Section 22.4(a) of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this

## POLLUTION CONTROL BOARD

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rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

13) Will this Amendment replace an emergency Amendment currently in effect? No.

14) Are there any other amendments pending on this Part? Yes, in R90-10:

Section Numbers	Proposed Action	Illinois Register Citation
721.104	Amendment	June 22, 1990; 14 Ill. Reg. 9729
721.131	Amendment	June 22, 1990; 14 Ill. Reg. 9729
721.App. C	Amendment	June 22, 1990; 14 Ill. Reg. 9729

15) Summary and Purpose of Amendments:

A complete description is contained in the Board's Adopted Opinion of July 3, 1990, in R90-2, which Opinion is available from the address below. Section 22.4(a) of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1022.4(a)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

This rulemaking updates the Board's RCRA hazardous waste rules to correspond with amendments adopted by USEPA which appeared in the Federal Register during the period July 1 through December 31, 1989.

The amendments to Sections 721.103 and 721.104 concern the exclusion of certain mining wastes from the definition of "hazardous waste". The remaining amendments concern the listing of certain wastes from free radical chlorination of certain aliphatic hydrocarbons and from the production of methyl bromide.

16) Information and questions regarding this adopted Amendment shall be directed to:

Morton F. Dorothy  
Scientific/Technical Section  
Illinois Pollution Control Board  
104 W. University  
Urbana, IL 61801  
217/ 333-5575

The full text of the Adopted Amendment begins on the next page:



## POLLUTION CONTROL BOARD

## NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION  
 SUBTITLE G: WASTE DISPOSAL  
 CHAPTER I: POLLUTION CONTROL BOARD  
 SUBCHAPTER C: HAZARDOUS WASTE OPERATING REQUIREMENTS

PART 721  
 IDENTIFICATION AND LISTING OF HAZARDOUS WASTE

## SUBPART A: GENERAL PROVISIONS

Purpose of Scope  
 Definition of Solid Waste  
 Definition of Hazardous Waste  
 Exclusions  
 Special Requirements for Hazardous Waste Generated by Small  
 Quantity Generators  
 Requirements for Recyclable Materials  
 Residues of Hazardous Waste in Empty Containers

SUBPART B: CRITERIA FOR IDENTIFYING THE CHARACTERISTICS  
 OF HAZARDOUS WASTE AND FOR LISTING HAZARDOUS WASTES

Criteria for Identifying the Characteristics of Hazardous Waste  
 Criteria for Listing Hazardous Waste

## SUBPART C: CHARACTERISTICS OF HAZARDOUS WASTE

General  
 Characteristic of Ignitability  
 Characteristic of Corrosivity  
 Characteristic of Reactivity  
 Characteristic of EP Toxicity

SUBPART D: LISTS OF HAZARDOUS WASTE

General  
 Hazardous Wastes From Nonspecific Sources  
 Hazardous Waste from Specific Sources  
 Discarded Commercial Chemical Products, Off-Specification  
 Species, Container Residues and Spill Residues Thereof

Appendix A  
 Appendix B  
 Appendix C  
 Table A  
 Table B  
 Table C  
 Appendix G

Representative Sampling Methods  
 EP Toxicity Test Procedures  
 Chemical Analysis Test Methods  
 Analytical Characteristics of Organic Chemicals (Repealed)  
 Analytical Characteristics of Inorganic Species (Repealed)  
 Sample Preparation/Sample Introduction Techniques (Repealed)  
 Basis for Listing Hazardous Wastes

## POLLUTION CONTROL BOARD

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Appendix H  
 Appendix I  
 Table A  
 Table B  
 Table C

Hazardous Constituents  
 Wastes Excluded under Section 720.120 and 720.122  
 Wastes Excluded from Non-Specific Sources  
 Wastes Excluded from Specific Sources  
 Wastes Excluded From Commercial Chemical Products, Off-Specification Species, Container Residues, and Soil Residues Thereof

Appendix J  
 Appendix Z

Method of Analysis for Chlorinated Dibenzo-p-Dioxins and Dibenzofurans  
 Table to Section 721.102

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, pars. 1022.4 and 1027).

SOURCE: Adopted in R81-22, 43 PCB 427, at 5 Ill. Reg. 9781, effective as noted in 35 Ill. Adm. Code 700.106; amended and codified in R81-22, 45 PCB 317, at 6 Ill. Reg. 4828, effective as noted in 35 Ill. Adm. Code 700.106; amended in R82-18, 51 PCB 31, at 7 Ill. Reg. 2518, effective February 22, 1983; amended in R82-19, 53 PCB 131, at 7 Ill. Reg. 13999, effective October 12, 1983; amended in R84-34, 61 PCB 247, at 8 Ill. Reg. 24562, effective December 11, 1984; amended in R84-9, at 9 Ill. Reg. 11834, effective July 24, 1985; amended in R85-22 at 10 Ill. Reg. 998, effective January 2, 1986; amended in R85-2 at 10 Ill. Reg. 8112, effective May 2, 1986; amended in R86-1 at 10 Ill. Reg. 14002, effective August 12, 1986; amended in R86-19 at 10 Ill. Reg. 20647, effective December 2, 1986; amended in R86-28 at 11 Ill. Reg. 6035, effective March 24, 1987; amended in R86-46 at 11 Ill. Reg. 13466, effective August 4, 1987; amended in R87-32 at 11 Ill. Reg. 16698, effective September 30, 1987; amended in R87-5 at 11 Ill. Reg. 19303, effective November 12, 1987; amended in R87-26 at 12 Ill. Reg. 2456, effective January 15, 1988; amended in R87-30 at 12 Ill. Reg. 12070, effective July 12, 1988; amended in R87-39 at 12 Ill. Reg. 13006, effective July 29, 1988; amended in R88-16 at 13 Ill. Reg. 382, effective December 27, 1988; amended in R89-1 at 13 Ill. Reg. 18300, effective November 13, 1989; amended in R90-2 at 14 Ill. Reg. 14401, effective August 22, 1990.

## SUBPART A: GENERAL PROVISIONS

## Section 721.103 Definition of Hazardous Waste

- a) A solid waste, as defined in Section 721.102, is a hazardous waste if:
- 1) It is not excluded from regulation as a hazardous waste under Section 721.104(b); and
  - 2) It meets any of the following criteria;



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A) It exhibits any of the characteristics of hazardous waste identified in Subpart C. Except that any mixture of a waste from the extraction, beneficiation or processing of ores or minerals excluded under Section 721.104(b)(7) and any other solid waste exhibiting a characteristic of hazardous waste under Subpart C is a hazardous waste only: if it exhibits a characteristic that would not have been exhibited by the excluded waste alone if such mixture had not occurred; or, if it continues to exhibit any of the characteristics exhibited by the non-excluded wastes prior to mixture. Further, for the purposes of applying the EP toxicity (extraction procedure toxicity) characteristic to such mixtures, the mixture is also a hazardous waste: if it exceeds the maximum concentration for any contaminant listed in Section 721.124 that would not have been exceeded by the excluded waste alone if the mixture had not occurred; or, if it continues to exceed the maximum concentration for any contaminant exceeded by the nonexempt waste prior to mixture.

B) It is listed in Subpart D and has not been excluded from the lists in Subpart D under 35 Ill. Adm. Code 720.120 and 720.122.

C) It is a mixture of a solid waste and a hazardous waste that is listed in Subpart D solely because it exhibits one or more of the characteristics of hazardous waste identified in Subpart C, unless the resultant mixture no longer exhibits any characteristic of hazardous waste identified in Subpart C, or unless the solid waste: is excluded from regulation under Section 721.104(b)(7); and, the resultant mixture no longer exhibits any characteristic of hazardous waste identified in Subpart C for which the hazardous waste listed in Subpart D was listed.

D) It is a mixture of solid waste and one or more hazardous wastes listed in Subpart D and has not been excluded from this paragraph under 35 Ill. Adm. Code 720.120 and 720.122; however, the following mixtures of solid wastes and hazardous wastes listed in Subpart D are not hazardous wastes (except by application of subsection (a)(2)(A) or (B)) if the generator can demonstrate that the mixture consists of wastewater the discharge of which is subject to regulation under either 35 Ill. Adm. Code 309 or 310 (including wastewater at facilities which have eliminated the discharge of wastewater) and;

i) One or more of the following spent solvents listed in

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Section 721.131 - carbon tetrachloride, tetrachloroethylene, trichloroethylene - provided that the maximum total weekly usage of these solvents (other than the amounts that can be demonstrated not to be discharged to wastewater) divided by the average weekly flow of wastewater into the headworks of the facility's wastewater treatment or pre-treatment system does not exceed 1 part per million; or

ii) One or more of the following spent solvents listed in Section 721.131 - methylene chloride, 1,1,1-trichloroethane, chlorobenzene, o-dichlorobenzene, cresols, cresylic acid, nitrobenzene, toluene, methyl ethyl ketone, carbon disulfide, isobutanol, pyridine, spent chlorofluorocarbon solvents - provided that the maximum total weekly usage of these solvents (other than the amounts that can be demonstrated not to be discharged to wastewater) divided by the average weekly flow of wastewater into the headworks of the facility's wastewater treatment or pre-treatment system does not exceed 25 parts per million; or

iii) One of the following wastes listed in Section 721.132 - heat exchanger bundle cleaning sludge from the petroleum refining industry (EPA Hazardous Waste No. K050); or

iv) A discharged commercial chemical product, or chemical intermediate listed in Section 721.133, arising from de minimis losses of these materials from manufacturing operations in which these materials are used as raw materials or are produced in the manufacturing process. For purposes of this subsection, "de minimis" losses include those from normal material handling operations (e.g., spills from the unloading or transfer of materials from bins or other containers, leaks from pipes, valves or other devices used to transfer materials); minor leaks of process equipment, storage tanks or containers; leaks from well-maintained pump packings and seals; sample purgings; relief device discharges; discharges from safety showers and rinsing and cleaning of personal safety equipment; and rinsate from empty containers or from containers that are rendered empty by that rinsing; or

v) Wastewater resulting from laboratory operations containing toxic (T) wastes listed in Subpart D,



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provided that the annualized average flow of laboratory wastewater does not exceed one percent of total wastewater flow into the headworks of the facility's wastewater treatment or pre-treatment system, or provided that the wastes combined annualized average concentration does not exceed one part per million in the headworks of the facility's wastewater treatment or pre-treatment facility. Toxic (T) wastes used in laboratories that are demonstrated not to be discharged to wastewater are not to be included in this calculation.

- b) A solid waste which is not excluded from regulation under subsection (a)(1) becomes a hazardous waste when any of the following events occur:
- 1) In the case of a waste listed in Subpart D, when the waste first meets the listing description set forth in Subpart D.
  - 2) In the case of a mixture of solid waste and one or more listed hazardous wastes, when a hazardous waste listed in Subpart D is first added to the solid waste.
  - 3) In the case of any other waste (including a waste mixture), when the waste exhibits any of the characteristics identified in Subpart C.
- c) Unless and until it meets the criteria of subsection (d):
- 1) A hazardous waste will remain a hazardous waste.
  - 2) Specific inclusions and exclusions
    - A) Except as otherwise provided in subsection (c)(2)(B), any solid waste generated from the treatment, storage or disposal of a hazardous waste, including any sludge, spill residue, ash, emission control dust or leachate (but not including precipitation run-off), is a hazardous waste. (However, materials that are reclaimed from solid wastes and that are used beneficially are not solid wastes and hence are not hazardous wastes under this provision unless the reclaimed material is burned for energy recovery or used in a manner constituting disposal.)
    - B) The following solid wastes are not hazardous even though they are generated from the treatment, storage or disposal of a hazardous waste, unless they exhibit one or more of the characteristics of hazardous waste:
      - 1) Waste pickle liquor sludge generated by lime stabilization of spent pickle liquor from the iron and steel industry (SIC Codes 331 and 332) (Standard Industrial Codes, as defined and incorporated by reference in 35 Ill. Adm. Code 720.110 and 720.111).
      - 2) Wastes from burning any of the materials exempted from regulation by Section 721.106(a)(3)(E),(F),(G),(H) or (I).

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- i) Waste pickle liquor sludge generated by lime stabilization of spent pickle liquor from the iron and steel industry (SIC Codes 331 and 332) (Standard Industrial Codes, as defined and incorporated by reference in 35 Ill. Adm. Code 720.110 and 720.111).
  - ii) Wastes from burning any of the materials exempted from regulation by Section 721.106(a)(3)(E),(F),(G),(H) or (I).
- d) Any solid waste described in subsection (c) is not a hazardous waste if it meets the following criteria:
- 1) In the case of any solid waste, it does not exhibit any of the characteristics of hazardous waste identified in Subpart C.
  - 2) In the case of a waste which is a listed waste under Subpart D, contains a waste listed under Subpart D or is derived from a waste listed in Subpart D, it also has been excluded from subsection (c) under 35 Ill. Adm. Code 720.120 and 720.122.

(Source: Amended at 14 Ill. Reg. 14401, effective August 22, 1990 )

## Section 721.104 Exclusions

- a) Materials which are not solid wastes. The following materials are not solid wastes for the purpose of this Part:

- 1) Sewage:
  - A) Domestic sewage; and
  - B) Any mixture of domestic sewage and other waste that passes through a sewer system to publicly-owned treatment works for treatment. "Domestic sewage" means untreated sanitary wastes that pass through a sewer system.
- 2) Industrial wastewater discharges that are point source discharges with NPDES permits issued by the Agency pursuant to Section 12(f) of the Environmental Protection Act and 35 Ill. Adm. Code 309.

BOARD NOTE: This exclusion applies only to the actual point source discharge. It does not exclude industrial wastewaters while they are being collected, stored or treated before discharge, nor does it exclude sludges that are generated by industrial wastewater treatment.



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- 3) Irrigation return flows.
- 4) Source, special nuclear or by-product material as defined by the Atomic Energy Act of 1954, as amended (42 U.S.C. 2011 et seq.)
- 5) Materials subjected to in-situ mining techniques which are not removed from the ground as part of the extraction process.
- 6) Pulp liquors (i.e., black liquor) that are reclaimed in a pulping liquor recovery furnace and then reused in the pulping process, unless accumulated speculatively as defined in Section 721.101(c);
- 7) Spent sulfuric acid used to produce virgin sulfuric acid, unless it is accumulated speculatively as defined in Section 721.101(c).
- 8) Secondary materials that are reclaimed and returned to the original process or processes in which they were generated where they are reused in the production process, provided:
  - A) Only tank storage is involved, and the entire process through completion of reclamation is closed by being entirely connected with pipes or other comparable enclosed means of conveyance;
  - B) Reclamation does not involve controlled flame combustion (such as occurs in boilers, industrial furnaces or incinerators);
  - C) The secondary materials are never accumulated in such tanks for over twelve months without being reclaimed; and
  - D) The reclaimed material is not used to produce a fuel, or used to produce products that are used in a manner constituting disposal.
- b) Solid wastes which are not hazardous wastes. The following solid wastes are not hazardous wastes:
  - 1) Household waste, including household waste that has been collected, transported, stored, treated, disposed, recovered (e.g., refuse-derived fuel) or reused. "Household waste" means any waste material (including garbage, trash and sanitary wastes in septic tanks) derived from households (including single and multiple residences, hotels and motels, bunkhouses, ranger stations, crew quarters, campgrounds, picnic grounds and day-use

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recreation areas). A resource recovery facility managing municipal solid waste shall not be deemed to be treating, storing, disposing of or otherwise managing hazardous wastes for the purposes of regulation under this Part, if such facility:

- A) Receives and burns only:
    - i) Household waste (from single and multiple dwellings, hotels, motels and other residential sources) and
    - ii) Solid waste from commercial or industrial sources that does not contain hazardous waste; and
  - B) Such facility does not accept hazardous waste and the owner or operator of such facility has established contractual requirements or other appropriate notification or inspection procedures to assure that hazardous wastes are not received at or burned in such facility.
- 2) Solid wastes generated by any of the following and which are returned to the soil as fertilizers:
    - A) The growing and harvesting of agricultural crops.
    - B) The raising of animals, including animal manures.
  - 3) Mining overburden returned to the mine site.
  - 4) Fly ash waste, bottom ash waste, slag waste, and flue gas emission control waste generated primarily from the combustion of coal or other fossil fuels.
  - 5) Drilling fluids, produced waters, and other wastes associated with the exploration, development, or production of crude oil, natural gas or geothermal energy.
  - 6) Chromium wastes:
    - A) Wastes which fail the test for the characteristic of EP toxicity (Section 721.124 and Appendix B) because chromium is present or are listed in Subpart D due to the presence of chromium, which do not fail the test for the characteristic of EP toxicity for any other constituent or are not listed due to the presence of any other constituent, and which do not fail the test for any other characteristic, if it is shown by a waste generator or by waste generators that:



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- i) The chromium in the waste is exclusively (or nearly exclusively) trivalent chromium; and
  - ii) The waste is generated from an industrial process which uses trivalent chromium exclusively (or nearly exclusively) and the process does not generate hexavalent chromium; and
  - iii) The waste is typically and frequently managed in non-oxidizing environments.
- B) Specific wastes which meet the standard in subsections (b)(6)(A)(i), (ii) and (iii) (so long as they do not fail the test for the characteristic of EP toxicity, and do not fail the test for any other characteristic) are
- i) Chrome (blue) trimmings generated by the following subcategories of the leather tanning and finishing industry: hair pulp/chrome tan/retan/wet finish; hair save/chrome tan/retan/wet finish; retan/wet finish; no beamhouse; through-the-blue; and shearing.
  - ii) Chrome (blue) shavings generated by the following subcategories of the leather tanning and finishing industry: hair pulp/chrome tan/retan/wet finish; hair save/chrome tan/retan/wet finish; retan/wet finish; no beamhouse; through-the-blue; and shearing.
  - iii) Buffing dust generated by the following subcategories of the leather tanning and finishing industry: hair pulp/chrome tan/retan/wet finish; hair save/chrome tan/retan/wet finish; retan/wet finish; no beamhouse; through-the-blue.
  - iv) Sewer screenings generated by the following subcategories of the leather tanning and finishing industry: hair pulp/chrome tan/retan/wet finish; hair save/chrome tan/retan/wet finish; retan/wet finish; no beamhouse; through-the-blue; and shearing.
  - v) Wastewater treatment sludges generated by the following subcategories of the leather tanning and finishing industry: hair pulp/chrome tan/retan/wet finish; hair save/chrome tan/retan/wet finish; retan/wet finish; no beamhouse; through-the-blue; and shearing.
  - vi) Wastewater treatment sludges generated by the

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- following subcategories of the leather tanning and finishing industry: hair pulp/chrome tan/retan/wet finish; hair save/chrome tan/retan/wet finish; and through-the-blue.
- vii) Waste scrap leather from the leather tanning industry, the shoe manufacturing industry, and other leather product manufacturing industries.
  - viii) Wastewater treatment sludges from the production of titanium dioxide pigment using chromium-bearing ores by the chloride process.
- 7) Solid waste from the extraction, beneficiation and processing of ores and minerals (including coal), including phosphate rock and overburden from the mining of uranium ore. For purposes of this subsection, beneficiation of ores and minerals is restricted to the following activities: crushing, grinding, washing, dissolution, crystallization, filtration, sorting, sizing, drying, sintering, pelletizing, briquetting, calcining to remove water or carbon dioxide, roasting in preparation for leaching (except where the roasting/leaching sequence produces a final or intermediate product that does not undergo further beneficiation or processing), gravity concentration, magnetic separation, electrostatic separation, floatation, ion exchange, solvent extraction, electrowinning, precipitation, amalgamation, and heap, dump, vat tank and in situ leaching. For the purposes of this subsection, solid waste from the processing of ores and minerals does not include only:
- A) Acid plant blowdown slurry or sludge resulting from the thickening of blowdown slurry from primary copper production;
  - B) Surface impoundment solids contained in and dredged from surface impoundments at primary lead smelting facilities;
  - C) After June 30, 1990, sludge from treatment of process wastewater of acid plant blowdown from primary zinc production;
  - D) Spent potliners from primary aluminum reduction;
  - E) Emission control dust or sludge from ferrochromium production; and
  - F) Emission control dust or sludge from ferrochromium production.



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A) The following solid wastes from the processing of ores and minerals, which are retained within this exclusion:

- i) Slag from primary copper smelting;
- ii) Slag from primary lead smelting;
- iii) Red and brown muds from bauxite refining;
- iv) Phosphogypsum from phosphoric acid production;
- v) Slag from elemental phosphorus production;
- vi) Until June 30, 1991, process wastewater, acid plant blowdown and wastewater treatment plant solids from primary zinc smelting and refining, except for wastewater treatment plant solids which are hazardous by characteristic and which are not processed, and

B) The following solid wastes from the processing of ores and minerals, which are conditionally retained within this exclusion, pending collection and evaluation of additional data:

- i) Roast/leach ore residue from primary chromite production;
- ii) Gasifier ash from coal gasification;
- iii) Process wastewater from coal gasification;
- iv) Slag tailings from primary copper smelting;
- v) Calcium sulfate wastewater treatment plant sludge from primary copper smelting/refining;
- vi) Furnace off-gas solids from elemental phosphorus production;
- vii) Fluorogypsum from hydrofluoric acid production;
- viii) Process wastewater from hydrofluoric acid production;
- ix) Air pollution control dust/sludge from iron blast furnaces;
- x) Iron blast furnace slag;

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- xi) Process wastewater from primary lead production;
- xii) Air pollution control dust/sludge from lightweight aggregate production;
- xiii) Process wastewater from primary magnesium processing by the anhydrous process;
- xiv) Process wastewater from phosphoric acid production;
- xv) Basic oxygen furnace and open hearth furnace slag from carbon steel production;
- xvi) Basic oxygen furnace and open hearth furnace air pollution control dust/sludge from carbon steel production;
- xvii) Sulfate processing waste acids from titanium dioxide production;
- xviii) Sulfate processing waste solids from titanium dioxide production;
- xix) Chloride processing waste solids from titanium tetrachloride production; and,
- xx) Slag from primary zinc smelting.

8) Cement kiln dust waste.

9) Solid waste which consists of discarded wood or wood products which fails the test for the characteristic of EP toxicity and which is not a hazardous waste for any other reason if the waste is generated by persons who utilize the arsenical-treated wood and wood products for these materials' intended end use.

c) Hazardous wastes which are exempted from certain regulations. A hazardous waste which is generated in a product or raw material storage tank, a product or raw material transport vehicle or vessel, a product or raw material pipeline, or in a manufacturing process unit or an associated non-waste-treatment manufacturing unit, is not subject to regulation under 35 Ill. Adm. Code 702, 703, 705 and 722 through 725 and 728 or to the notification requirements of Section 3010 of RCRA until it exits the unit in which it was generated, unless the unit is a surface impoundment, or unless the hazardous waste remains in the unit more than 90 days after the unit ceases to be operated for manufacturing, or for storage or transportation of



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product or raw materials.

## d) Samples

- 1) Except as provided in subsection (d)(2), a sample of solid waste or a sample of water, soil or air, which is collected for the sole purpose of testing to determine its characteristics or composition, is not subject to any requirements of this Part or 35 Ill. Adm. Code 702, 703, 705 and 722 through 728. The sample qualifies when:

- A) The sample is being transported to a laboratory for the purpose of testing; or
- B) The sample is being transported back to the sample collector after testing; or
- C) The sample is being stored by the sample collector before transport to a laboratory for testing; or
- D) The sample is being stored in a laboratory before testing; or
- E) The sample is being stored in a laboratory for testing but before it is returned to the sample collector; or
- F) The sample is being stored temporarily in the laboratory after testing for a specific purpose (for example, until conclusion of a court case or enforcement action where further testing of the sample may be necessary).

- 2) In order to qualify for the exemption in subsection (d)(1)(A) and (B), a sample collector shipping samples to a laboratory and a laboratory returning samples to a sample collector must:

- A) Comply with U.S. Department of Transportation (DOT), U.S. Postal Service (USPS) or any other applicable shipping requirements; or
- B) Comply with the following requirements if the sample collector determines that DOT, USPS or other shipping requirements do not apply to the shipment of the sample:
  - i) Assure that the following information accompanies the sample: The sample collector's name, mailing address and telephone number; the laboratory's name, mailing address and telephone number; the quantity of the sample; the date of the shipment; and a description of

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the sample.

- ii) Package the sample so that it does not leak, spill or vaporize from its packaging.
- 3) This exemption does not apply if the laboratory determines that the waste is hazardous but the laboratory is no longer meeting any of the conditions stated in subsection (d)(1).

## e) Treatability study samples.

- 1) Except as is provided in subsection (e)(2), persons who generate or collect samples for the purpose of conducting treatability studies, as defined in 35 Ill. Adm. Code 720.110, are not subject to any requirement of 35 Ill. Adm. Code 721 through 723 or to the notification requirements of Section 3010 of the Resource Conservation and Recovery Act. Nor are such samples included in the quantity determinations of Section 721.105 and 35 Ill. Adm. Code 722.134(d) when:

- A) The sample is being collected and prepared for transportation by the generator or sample collector; or,
- B) The sample is being accumulated or stored by the generator or sample collector prior to transportation to a laboratory or testing facility; or
- C) The sample is being transported to the laboratory or testing facility for the purpose of conducting a treatability study.

- 2) The exemption in subsection (e)(1) is applicable to samples of hazardous waste being collected and shipped for the purpose of conducting treatability studies provided that:

- A) The generator or sample collector uses (in "treatability studies") no more than 1000 kg of any non-acute hazardous waste, 1 kg of acute hazardous waste or 250 kg of soils, water or debris contaminated with acute hazardous waste for each process being evaluated for each generated wastestream; and
- B) The mass of each shipment does not exceed 1000 kg of non-acute hazardous waste, 1 kg of acute hazardous waste or 250 kg of soils, water or debris contaminated with acute hazardous waste; and
- C) The sample must be packaged so that it does not leak, spill



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or vaporize from its packaging during shipment and the requirements of subsections (i) or (ii) are met.

- i) The transportation of each sample shipment complies with U.S. Department of Transportation (DOT), U.S. Postal Service (USPS) or any other applicable shipping requirements; or
- ii) If the DOT, USPS or other shipping requirements do not apply to the shipment of the sample, the following information must accompany the sample: The name, mailing address and telephone number of the originator of the sample; the name, address and telephone number of the facility that will perform the treatability study; the quantity of the sample; the date of the shipment; and, a description of the sample, including its USEPA hazardous waste number.
- D) The sample is shipped to a laboratory or testing facility which is exempt under subsection (f) or has an appropriate RCRA permit or interim status.
- E) The generator or sample collector maintains the following records for a period ending 3 years after completion of the treatability study:

- i) Copies of the shipping documents;
- ii) A copy of the contract with the facility conducting the treatability study;
- iii) Documentation showing: The amount of waste shipped under this exemption; the name, address and USEPA identification number of the laboratory or testing facility that received the waste; the date the shipment was made; and, whether or not unused samples and residues were returned to the generator.

- F) The generator reports the information required in subsection (e)(2)(E)(iii) in its report under 35 Ill. Adm. Code 722.141.

- 3) The Agency may grant requests, on a case-by-case basis, for quantity limits in excess of those specified in subsection (e)(2)(A), for up to an additional 500 kg of any non-acute hazardous waste, 1 kg of acute hazardous waste and 250 kg of soils, water or debris contaminated with acute hazardous waste, to conduct further treatability study evaluation when: There

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has been an equipment or mechanical failure during the conduct of the treatability study; there is need to verify the results of a previously conducted treatability study; there is a need to study and analyze alternative techniques within a previously evaluated treatment process; or, there is a need to do further evaluation of an ongoing treatability study to determine final specifications for treatment. The additional quantities allowed are subject to all the provisions in subsections (e)(1) and (e)(2)(B) through (F). The generator or sample collector must apply to the Agency and provide in writing the following information:

- A) The reason why the generator or sample collector requires additional quantity of sample for the treatability study evaluation and the additional quantity needed;
- B) Documentation accounting for all samples of hazardous waste from the wastestream which have been sent for or undergone treatability studies, including the date each previous sample was shipped, the quantity of each previous shipment, the laboratory or testing facility to which it was shipped, what treatability study processes were conducted on each sample shipped, and the available results of each treatability study;
- C) A description of the technical modifications or change in specifications which will be evaluated and the expected results;
- D) If such further study is being required due to equipment or mechanical failure, the applicant must include information regarding the reason for the failure or breakdown and also include what procedures or equipment have been made to protect against further breakdowns; and,
- E) Such other information as the Agency determines is necessary.

- 4) Final Agency determinations pursuant to this subsection may be appealed to the Board.

- f) Samples undergoing treatability studies at laboratories or testing facilities. Samples undergoing treatability studies and the laboratory or testing facility conducting such treatability studies (to the extent such facilities are not otherwise subject to RCRA requirements) are not subject to any requirement of this Part, or of 35 Ill. Adm. Code 702, 703, 705, 722 through 726, and 728, or to the notification requirements of Section 3010 of the Resource



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Conservation and Recovery Act, provided that the requirements of subsections (f)(1) through (f)(11) are met. A mobile treatment unit may qualify as a testing facility subject to subsections (f)(1) through (f)(11). Where a group of mobile treatment units are located at the same site, the limitations specified in subsections (f)(1) through (f)(11) apply to the entire group of mobile treatment units collectively as if the group were one mobile treatment unit.

- 1) No less than 45 days before conducting treatability studies, the facility notifies the Agency in writing that it intends to conduct treatability studies under this subsection.
- 2) The laboratory or testing facility conducting the treatability study has a USEPA identification number.
- 3) No more than a total of 250 kg of "as received" hazardous waste is subjected to initiation of treatability studies in any single day. "As received" waste refers to the waste as received in the shipment from the generator or sample collector.
- 4) The quantity of "as received" hazardous waste stored at the facility for the purpose of evaluation in treatability studies does not exceed 1000 kg, the total of which can include 500 kg of soils, water or debris contaminated with acute hazardous waste or 1 kg of acute hazardous waste. This quantity limitation does not include:
  - A) Treatability study residues; and,
  - B) Treatment materials (including nonhazardous solid waste) added to "as received" hazardous waste.

- 5) No more than 90 days have elapsed since the treatability study for the sample was completed, or no more than one year has elapsed since the generator or sample collector shipped the sample to the laboratory or testing facility, whichever date first occurs.
- 6) The treatability study does not involve the placement of hazardous waste on the land or open burning of hazardous waste.
- 7) The facility maintains records for 3 years following completion of each study that show compliance with the treatment rate limits and the storage time and quantity limits. The following specific information must be included for each treatability study conducted:
  - A) The name, address and USEPA identification number of the

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generator or sample collector of each waste sample;

- B) The date the shipment was received;
- C) The quantity of waste accepted;
- D) The quantity of "as received" waste in storage each day;
- E) The date the treatment study was initiated and the amount of "as received" waste introduced to treatment each day;
- F) The date the treatability study was concluded;
- G) The date any unused sample or residues generated from the treatability study were returned to the generator or sample collector or, if sent to a designated facility, the name of the facility and the USEPA identification number.
- 8) The facility keeps, on-site, a copy of the treatability study contract and all shipping papers associated with the transport of treatability study samples to and from the facility for a period ending 3 years from the completion date of each treatability study.
- 9) The facility prepares and submits a report to the Agency by March 15 of each year that estimates the number of studies and the amount of waste expected to be used in treatability studies during the current year, and includes the following information for the previous calendar year:
  - A) The name, address and USEPA identification number of the facility conducting the treatability studies;
  - B) The types (by process) of treatability studies conducted;
  - C) The names and addresses of persons for whom studies have been conducted (including their USEPA identification numbers);
  - D) The total quantity of waste in storage each day;
  - E) The quantity and types of waste subjected to treatability studies;
  - F) When each treatability study was conducted;
  - G) The final disposition of residues and unused sample from each treatability study;



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- 10) The facility determines whether any unused sample or residues generated by the treatability study are hazardous waste under Section 721.103 and, if so, are subject to 35 Ill. Adm. Code 702, 703 and 721 through 728, unless the residues and unused samples are returned to the sample originator under the subsection (e) exemption.

- 11) The facility notifies the Agency by letter when the facility is no longer planning to conduct any treatability studies at the site.

(Source: Amended at 14 Ill. Reg. 14401, effective August 22, 1990 )

## SUBPART D: LISTS OF HAZARDOUS WASTE

## Section 721.131 Hazardous Wastes From Nonspecific Sources

The following solid wastes are listed hazardous wastes from non-specific sources unless they are excluded under 35 Ill. Adm. Code 720.120 and 720.122 and listed in Appendix I.

EPA Hazardous Waste No.	Industry and Hazardous Waste	Hazard Code
F001	The following spent halogenated solvents used in degreasing: tetrachloroethylene, trichloroethylene, methylene chloride, 1,1,1-trichloroethane, carbon tetrachloride and chlorinated fluorocarbons; all spent solvent mixtures and blends used in degreasing containing, before use, a total of ten percent or more (by volume) of one or more of the above halogenated solvents or those solvents listed in F002, F004 or F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures.	(T)
F002	The following spent halogenated solvents: tetrachloroethylene, methylene chloride, trichloroethylene, 1,1,1-trichloroethane, chlorobenzene, 1,1,2-trichloro-1,2,2-trifluoroethane, orthodichlorobenzene, trichlorofluoromethane and 1,1,2-trichloroethane; all spent solvent mixtures and blends containing, before use, a total of ten percent or more (by volume) of one or more of the above halogenated solvents or those solvents listed in F001, F004 or F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures.	(T)
F003	The following spent non-halogenated solvents: xylene, acetone, ethyl acetate, ethyl benzene, ethyl ether, methyl isobutyl ketone, n-butyl alcohol, cyclohexanone and methanol; all spent solvent mixtures and blends containing,	(1)

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before use, only the above spent non-halogenated solvents; and all spent solvent mixtures and blends containing, before use, one or more of the above non-halogenated solvents and a total of ten percent or more (by volume) of one or more of those solvents listed in F001, F002, F004 or F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures.

F004 The following spent non-halogenated solvents: (T)  
 cresols and cresylic acid and nitrobenzene; all spent solvent mixtures and blends containing, before use, a total of ten percent or more (by volume) of one or more of the above non-halogenated solvents or those solvents listed in F001, F002 or F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures.

F005 The following spent non-halogenated solvents: (I, T)  
 toluene, methyl ethyl ketone, carbon disulfide, isobutanol, pyridine, benzene, 2-ethoxyethanol and 2-nitropropane; all spent solvent mixtures and blends, containing, before use, a total of ten percent or more (by volume) of one or more of the above non-halogenated solvents or those solvents listed in F001, F002 or F004; and still bottoms from the recovery of these spent solvents and spent solvent mixtures.

F006 Wastewater treatment sludges from (T)  
 electroplating operations except from the following processes: (1) sulfuric acid anodizing of aluminum; (2) tin plating on carbon steel; (3) zinc plating (segregated basis) on carbon steel; (4) aluminum or zinc-aluminum plating on carbon steel; (5) cleaning/stripping associated with tin, zinc and aluminum plating on carbon steel; and (6) chemical etching and milling of aluminum.

F019 Wastewater treatment sludges from the chemical (T)  
 conversion coating of aluminum.

F007 Spent cyanide plating bath solutions from (R, T)  
 electroplating operations.

F008 Plating bath residues from the bottom of (R, T)  
 electroplating operations where cyanides are used in the process.

F009 Spent stripping and cleaning bath solutions (R, T)  
 from electroplating operations where cyanides are used in the process.

F010 Quenching bath residues from oil baths (R, T)  
 from metal heat treating operations where cyanides are used in the process.

F011 Spent cyanide solutions from salt bath (R, T)  
 pot cleaning from metal heat treating operations.

F012 Quenching wastewater treatment sludges from (T)  
 metal heat treating operations where cyanides are used in the process.



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- F020 Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production or manufacturing use (as a reactant, chemical intermediate or component in a formulating process) of tri- or tetrachlorophenol, or of intermediates used to produce their pesticide derivatives. (This listing does not include wastes from the production of hexachlorophene from highly purified 2,4,5-trichlorophenol.) (H)
- F021 Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production or manufacturing use (as a reactant, chemical intermediate or component in a formulating process) of pentachlorophenol, or of intermediates used to produce its derivatives. (H)
- F022 Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the manufacturing use (as a reactant, chemical intermediate or component in a formulating process) of tetra-, penta- or hexachlorobenzenes under alkaline conditions. (H)
- F023 Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production of materials on equipment previously used for the production or manufacturing use (as a reactant, chemical intermediate or component in a formulating process) of tri- and tetrachlorophenols. (This listing does not include wastes from equipment used only for the production or use of hexachlorophene from highly purified 2,4,5- trichlorophenol. Process wastes including but not limited to, distillation residues, heavy ends, tars, and reactor cleanout wastes, from the production of certain chlorinated aliphatic hydrocarbons, having carbon content from one to five, ~~including~~ by free radical catalyzed processes. These chlorinated aliphatic hydrocarbons are those having carbon chain lengths ranging from one to and including five, with varying amounts and positions of chlorine substitution. (This listing does not include ~~light ends, spent filters and filter aids, spent desiccants, wastewater, wastewater treatment sludges, spent catalysts and wastes listed in this Section or~~ Section 721.132.) (T)
- F025 Condensed light ends, spent filters and filter aids, and spent desiccant wastes from the production of certain chlorinated aliphatic hydrocarbons by free radical catalyzed

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- processes. These chlorinated aliphatic hydrocarbons are those having carbon chain lengths ranging from one to and including five, with varying amounts and positions of chlorine substitution. (H)
- F026 Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production of materials on equipment previously used for the manufacturing use (as a reactant, chemical intermediate or component in a formulating process) of tetra-, penta- or hexachlorobenzene under alkaline conditions. (H)
- F027 Discarded unused formulations containing tri-, tetra- or pentachlorophenol or discarded unused formulations containing compounds derived from these chlorophenols. (This listing does not include formulations containing hexachlorophene synthesized from prepurified 2,4,5-trichlorophenol as the sole component). (H)
- F028 Residues resulting from the incineration or thermal treatment of soil contaminated with hazardous waste numbers F020, F021, F022, F023, F026 and F027. (T)
- (Board Note: The primary hazardous properties of these materials have been indicated by the letters T (Toxicity), R (Reactivity), I (Ignitability), and C (Corrosivity). The letter H indicates Acute Hazardous Waste.)
- (Source: Amended at 14 Ill. Reg. 14401, effective August 22, 1990 )
- Section 721.132 Hazardous Waste from Specific Sources
- The following solid wastes are listed hazardous wastes from specific sources unless they are excluded under 35 Ill. Adm. Code 720.120 and 720.122 and listed in Appendix I.
- | EPA Hazardous Waste No. | Industry and Hazardous Waste                                                                                                        | Hazard Code |
|-------------------------|-------------------------------------------------------------------------------------------------------------------------------------|-------------|
|                         | Wood Preservation:                                                                                                                  |             |
| K001                    | Bottom sediment sludge from the treatment of wastewaters from wood preserving processes that use creosote and/or pentachlorophenol. | (T)         |
|                         | Inorganic Pigments:                                                                                                                 |             |
| K002                    | Wastewater treatment sludge from the production of chrome yellow and orange pigments.                                               | (T)         |
| K003                    | Wastewater treatment sludge from the production of molybdate orange pigments.                                                       | (T)         |



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K004	Wastewater treatment sludge from the production of zinc yellow pigments.	(T)
K005	Wastewater treatment sludge from the production of chrome green pigments.	(T)
K006	Wastewater treatment sludge from the production of chrome oxide green pigments (anhydrous and hydrated).	(T)
K007	Wastewater treatment sludge from the production of iron blue pigments.	(T)
K008	Oven residue from the production of chrome oxide green pigments.	(T)
Organic Chemicals:		
K009	Distillation bottoms from the production of acetaldehyde from ethylene.	(T)
K010	Distillation side cuts from the production of acetaldehyde from ethylene.	(T)
K011	Bottom stream from the wastewater stripper in the production of acrylonitrile.	(R,T)
K013	Bottom stream from the acetonitrile column in the production of acrylonitrile.	(T)
K014	Bottoms from the acetonitrile purification column in the production of acrylonitrile.	(T)
K015	Still bottoms from the distillation of benzyl chloride.	(T)
K016	Heavy ends or distillation residues from the production of carbon tetrachloride.	(T)
K017	Heavy ends (still bottoms) from the purification column in the production of epichlorohydrin.	(T)
K018	Heavy ends from the fractionation column in ethyl chloride production.	(T)
K019	Heavy ends from the distillation of ethylene dichloride in ethylene dichloride production.	(T)
K020	Heavy ends from the distillation of vinyl chloride in vinyl chloride monomer production.	(T)
K021	Aqueous spent antimony catalyst waste from fluoromethanes production.	(T)
K022	Distillation bottom tars from the production of phenol/acetone from cumene.	(T)
K023	Distillation light ends from the production of phthalic anhydride from naphthalene.	(T)
K024	Distillation bottoms from the production of phthalic anhydride from naphthalene.	(T)
K093	Distillation light ends from the production of phthalic anhydride from ortho-xylene.	(T)
K094	Distillation bottoms from the production of phthalic anhydride from ortho-xylene.	(T)

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K025	Distillation bottoms from the production of nitrobenzene by the nitration of benzene.	(T)
K026	Stripping still tails from the production of methyl ethyl pyridines.	(T)
K027	Centrifuge and distillation residues from toluene diisocyanate production.	(R,T)
K028	Spent catalyst from the hydrochlorinator reactor in the production of 1,1,1-trichloroethane.	(T)
K029	Waste from the product stream stripper in the production of 1,1,1-trichloroethane.	(T)
K095	Distillation bottoms from the production of 1,1,1-trichloroethane.	(T)
K096	Heavy ends from the heavy ends column from the production of 1,1,1-trichloroethane.	(T)
K030	Column bottoms or heavy ends from the combined production of trichloroethylene and perchloroethylene.	(T)
K083	Distillation bottoms from aniline production.	(T)
K103	Process residues from aniline extraction from the production of aniline.	(T)
K104	Combined wastewater streams generated from nitrobenzene/aniline production.	(T)
K085	Distillation or fractionation column bottoms from the production of chlorobenzenes.	(T)
K105	Separated aqueous stream from the reactor product washing step in the production of chlorobenzenes.	(T)
K111	Product wastewaters from the production of dinitrotoluene via nitration of toluene.	(C,T)
K112	Reaction by-product water from the drying column in the production of toluenediamine via hydrogenation of dinitrotoluene.	(T)
K113	Condensed liquid light ends from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene.	(T)
K114	Vicinals from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene.	(T)
K115	Heavy ends from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene.	(T)
K116	Organic condensate from the solvent recovery column in the production of toluene diisocyanate via phosgenation of toluenediamine.	(T)
K117	Wastewater from the reactor vent gas scrubber in the production of ethylene dibromide via bromination of ethene.	(T)
K118	Spent adsorbent solids from purification of ethylene dibromide in the production of ethylene dibromide via bromination of ethene.	(T)



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K136	Still bottoms from the purification of ethylene dibromide in the production of ethylene dibromide via bromination of ethene.	(T)
Inorganic Chemicals:		
K071	Brine purification muds from the mercury cell process in chlorine production, where separately prepurified brine is not used.	(T)
K073	Chlorinated hydrocarbon waste from the purification step of the diaphragm cell process using graphite anodes in chlorine production.	(T)
K106	Wastewater treatment sludge from the mercury cell process in chlorine production.	(T)
Pesticides:		
K031	By-product salts generated in the production of MSMA and cacodylic acid.	(T)
K032	Wastewater treatment sludge from the production of chlordane.	(T)
K033	Wastewater and scrub water from the chlorination of cyclopentadiene in the production of chlordane.	(T)
K034	Filter solids from the filtration of hexachlorocyclopentadiene in the production of chlordane.	(T)
K097	Vacuum stripper discharge from the chlordane chlorinator in the production of chlordane.	(T)
K035	Wastewater treatment sludges generated in the production of creosote.	(T)
K036	Still bottoms from toluene reclamation distillation in the production of disulfoton.	(T)
K037	Wastewater treatment sludges from the production of disulfoton.	(T)
K038	Wastewater from the washing and stripping of phorate production.	(T)
K039	Filter cake from the filtration of diethylphosphorodithioic acid in the production of phorate.	(T)
K040	Wastewater treatment sludge from the production of phorate.	(T)
K041	Wastewater treatment sludge from the production of toxaphene.	(T)
K098	Untreated process wastewater from the production of toxaphene.	(T)
K042	Heavy ends or distillation residues from the distillation of tetrachlorobenzene in the production of 2,4,5-T.	(T)
K043	2,6-Dichlorophenol waste from the production of 2,4-D.	(T)

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K099	Untreated wastewater from the production of 2,4-D.	(T)
K123	Process wastewater (including supernates, filtrates and washwaters) from the production of ethylenebisdithiocarbamic acid and its salts.	(T)
K124	Reactor vent scrubber water from the production of ethylenebisdithiocarbamic acid and its salts.	(C,T)
K125	Filtration, evaporation and centrifugation solids from the production of ethylenebisdithiocarbamic acid and its salts.	(T)
K126	Baghouse dust and floor sweepings in milling and packaging operations from the production or formulation of ethylenebisdithiocarbamic acid and its salts.	(T)
K131	Wastewater from the reactor and spent sulfuric acid from the acid dryer from the production of methyl bromide.	(C,T)
K132	Spent absorbent and wastewater separator solids from the production of methyl bromide.	(T)
Explosives:		
K044	Wastewater treatment sludges from the manufacturing and processing of explosives.	(R)
K045	Spent carbon from the treatment of wastewater containing explosives.	(R)
K046	Wastewater treatment sludges from the manufacturing, formulation and loading of lead-based initiating compounds.	(T)
K047	Pink/red water from TNT operations.	(R)
Petroleum Refining:		
K048	Dissolved air flotation (DAF) float from the petroleum refining industry.	(T)
K049	Slop oil emulsion solids from the petroleum refining industry.	(T)
K050	Heat exchanger bundle cleaning sludge from the petroleum refining industry.	(T)
K051	API separator sludge from the petroleum refining industry.	(T)
K052	Tank bottoms (lead) from the petroleum refining industry.	(T)
Iron and Steel:		
K061	Emission control dust/sludge from the primary production of steel in electric furnaces.	(T)
K062	Spent pickle liquor generated by steel finishing operations of facilities within the iron and steel	(C,T)



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industry (SIC Codes 331 and 332) (as defined in 35 Ill. Adm. Code 720.110).

## Primary Copper:

K064 Acid plant blowdown slurry or sludge resulting from the thickening of blowdown slurry from primary copper production. (T)

## Primary Lead:

K065 Surface impoundment solids contained in and dredged from surface impoundments at primary lead smelting facilities. (T)

## Primary Zinc:

K066 After June 30, 1990, sludge from treatment of process wastewater or acid plant blowdown from primary zinc production. (T)

## Primary Aluminum:

K088 Spent potliners from primary aluminum reduction. (T)

## Ferroalloys:

K090 Emission control dust or sludge from ferrochromium/silicon production (T)

K091 Emission control dust or sludge from ferrochromium production (T)

## Secondary Lead:

K069 Emission control dust/sludge from secondary lead smelting. (T)

K100 Waste leaching solution from acid leaching of emission control dust/sludge from secondary lead smelting. (T)

## Veterinary Pharmaceuticals:

K084 Wastewater treatment sludges generated during the production of veterinary pharmaceuticals from arsenic or organo-arsenic compounds. (T)

K101 Distillation tar residues from the distillation of aniline-based compounds in the production of veterinary pharmaceuticals from arsenic or organoarsenic compounds. (T)

K102 Residue from use of activated carbon for decolorization in the production of veterinary pharmaceuticals from arsenic or organo-arsenic compounds. (T)

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soaps and stabilizers containing chromium and lead.

## Coking:

K060 Ammonia still lime sludge from coking operations. (T)

K087 Decanter tank tar sludge from coking operations. (T)

(Source: Amended at 14 Ill. Reg. 14401, effective August 22, 1990 )

Section 721. Appendix C Chemical Analysis Test Methods

The Board incorporates by reference 40 CFR 261, Appendix III - (4986), as amended at 51 Fed. Reg. 37225, October 24, 1986 - (1989), as amended at 54 Fed. Reg. 41407, October 6, 1989. This Section incorporates no future editions or modifications.

(Source: Amended at 14 Ill. Reg. 14401, effective August 22, 1990 )

Section 721. Appendix G Basis for Listing Hazardous Wastes

EPA Hazardous constituents for which listed hazardous waste No.

F001 Tetrachloroethylene, methylene chloride, trichloroethylene, 1,1,1-trichloroethane, carbon tetrachloride, chlorinated fluorocarbons.

F002 Tetrachloroethylene, methylene chloride, trichloroethylene, 1,1,1-trichloroethane, 1,1,2-trichloroethane, chlorobenzene, 1,1,2-trichloro-1,2,2-trifluoroethane, ortho-dichlorobenzene, trichlorofluoromethane.

F003 N.A.

F004 Cresols and cresylic acid, nitrobenzene.

F005 Toluene, methyl ethyl ketone, carbon disulfide, isobutanol, pyridine, 2-ethoxyethanol, benzene, 2-nitropropane

F006 Cadmium, hexavalent chromium, nickel, cyanide (complexed).

F007 Cyanide (salts).

F008 Cyanide (salts).

F009 Cyanide (salts).

F010 Cyanide (salts).

F011 Cyanide (salts).

F012 Hexavalent chromium, cyanide (complexed).

F019 Hexavalent chromium, cyanide (complexed).

F020 Tetra- and pentachlorodibenzo-p-dioxins; tetra- and pentachlorodibenzofurans; tri- and tetrachlorophenols and their chlorophenoxy derivative acids, esters, ethers, amines and other salts.



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- F012 Cyanide (complexed).  
 F019 Hexavalent chromium, cyanide (complexed).  
 F020 Tetra- and pentachlorodibenzo-p-dioxins; tetra- and pentachlorodibenzofurans; tri- and tetrachlorophenols and their chlorophenoxy derivative acids, esters, ethers, amines and other salts.  
 F021 Penta- and hexachlorodibenzo-p-dioxins; penta- and hexachlorodibenzofurans; pentachlorophenol and its derivatives.  
 F022 Tetra-, penta- and hexachlorodibenzo-p-dioxins; tetra-, penta- and hexachlorodibenzofurans.  
 F023 Tetra- and pentachlorodibenzo-p-dioxins; tetra- and pentachlorodibenzofurans; tri- and tetra-chlorophenols and their chlorophenoxy derivative acids, esters, ethers, amines and other salts.  
 F024 Chloromethane, dichloromethane, trichloromethane, carbon tetrachloride, chloroethylene, 1,1-dichloroethane, 1,2-dichloroethane, trans-1,2-dichloroethylene, 1,1-dichloroethylene, 1,1,1-trichloroethane, 1,1,2-trichloroethane, trichloroethylene, 1,1,1,2-tetrachloroethane, 1,1,2,2-tetrachloroethane, trichloroethylene, pentachloroethane, hexachloroethane, allyl chloride (3-chloropropene), dichloropropane, dichloropropene, 2-chloro-1,3-butadiene, hexachloro-1,3-butadiene, hexachlorocyclopentadiene, hexachlorocyclohexane, benzene, chlorobenzene, dichlorobenzenes, 1,2,4-trichlorobenzene, tetrachlorobenzenes, pentachlorobenzene, hexachlorobenzene, toluene, naphthalene. Chloromethane, dichloromethane, trichloromethane; carbon tetrachloride; chloroethylene; 1,1-dichloroethane; 1,2-dichloroethane; trans-1,2-dichloroethylene; 1,1-dichloroethylene; 1,1,1,2-tetrachloroethane; 1,1,2,2-tetrachloroethane; trichloroethylene; pentachloroethane; hexachloroethane; allyl chloride (3-chloropropene); dichloropropane; dichloropropene; 2-chloro-1,3-butadiene; hexachloro-1,3-butadiene; hexachlorocyclopentadiene; benzene; chlorobenzene; dichlorobenzenes; 1,2,4-trichlorobenzene; tetrachlorobenzene; pentachlorobenzene; hexachlorobenzene; toluene; naphthalene.  
 F025 Tetra-, penta-, and hexachlorodibenzo-p-dioxins; tetra-, penta-, and hexachlorodibenzofurans.  
 F026 Tetra-, penta-, and hexachlorodibenzo-p-dioxins; tetra-, penta-, and hexachlorodibenzofurans; tri-, tetra-, and pentachlorophenols and their chlorophenoxy derivative acids, esters, ethers, amine and other salts.  
 F027 Tetra-, penta-, and hexachlorodibenzo-p-dioxins; tetra-, penta-, and hexachlorodibenzofurans; tri-, tetra-, and pentachlorophenols and their chlorophenoxy derivative acids, esters, ethers, amine and other salts.  
 F028 Tetra-, penta-, and hexachlorodibenzo-p-dioxins; tetra-, penta-, and hexachlorodibenzofurans; tri-, tetra-, and pentachlorophenols and their chlorophenoxy derivative acids, esters, ethers, amine and other salts.  
 K001 Dimethylphenol, phenol, 2-chlorophenol, p-chloro-m-cresol, 2,4-dimethylphenol, 2,4-dinitrophenol, trichlorophenols,

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- tetrachlorophenols, 2,4-dinitrophenol, cresosote, chrysene, naphthalene, fluoranthene, benzo(b)fluoranthene, benzo(a)pyrene, indeno(1,2,3-cd)pyrene, benz(a)anthracene, dibenz(a)anthracene, acenaphthalene.  
 K002 Hexavalent chromium, lead.  
 K003 Hexavalent chromium, lead.  
 K004 Hexavalent chromium.  
 K005 Hexavalent chromium, lead.  
 K006 Hexavalent chromium.  
 K007 Cyanide (complexed), hexavalent chromium.  
 K008 Hexavalent chromium.  
 K009 Chloroform, formaldehyde, methylene chloride, methyl chloride, paraldehyde, formic acid.  
 K010 Chloroform, formaldehyde, methylene chloride, methyl chloride, paraldehyde, formic acid, chloroacetaldehyde.  
 K011 Acrylonitrile, acetonitrile, acrylonitrile, hydrocyanic acid.  
 K013 Hydrocyanic acid, acrylonitrile, acetonitrile.  
 K014 Acetonitrile, acrylamide.  
 K015 Benzyl chloride, chlorobenzene, toluene, benzotrichloride.  
 K016 Hexachlorobenzene, hexachlorobutadiene, carbon tetrachloride, hexachloroethane, perchloroethylene.  
 K017 Epichlorohydrin, chloroethers [bis(chloromethyl) ether and bis-(2-chloroethyl) ethers], trichloropropane, dichloropropanols.  
 K018 1,2-dichloroethane, trichloroethylene, hexachlorobutadiene, hexachlorobenzene.  
 K019 Ethylene dichloride, 1,1,1-trichloroethane, 1,1,2-trichloroethane, tetrachloroethanes (1,1,2,2-tetrachloroethane and 1,1,1,2-tetrachloroethane), trichloroethylene, tetrachloroethylene, carbon tetrachloride, chloroform, vinyl chloride, vinylidene chloride.  
 K020 Ethylene dichloride, 1,1,1-trichloroethane, 1,1,2-trichloroethane, tetrachloroethanes (1,1,2,2-tetrachloroethane and 1,1,1,2-tetrachloroethane), trichloroethylene, tetrachloroethylene, carbon tetrachloride, chloroform, vinyl chloride, vinylidene chloride.  
 K021 Antimony, carbon tetrachloride, chloroform.  
 K022 Phenol, tars (polycyclic aromatic hydrocarbons).  
 K023 Phthalic anhydride, maleic anhydride.  
 K024 Phthalic anhydride, 1,4-naphthoquinone.  
 K025 Meta-dinitrobenzene, 2,4-dinitrotoluene.  
 K026 Paraldehyde, pyridines, 2-picoline.  
 K027 Toluene diisocyanate, toluene-2, 4-diamine.  
 K028 1,1,1-trichloroethane, vinyl chloride.  
 K029 1,2-dichloroethane, 1,1,1-trichloroethane, vinyl chloride, vinylidene chloride, chloroform.  
 K030 Hexachlorobenzene, hexachlorobutadiene, hexachloroethane, 1,1,1,2-tetrachloroethane, 1,1,2,2-tetrachloroethane, ethylene dichloride.  
 K031 Arsenic.  
 K032 Hexachlorocyclopentadiene.  
 K033 Hexachlorocyclopentadiene.



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- K034 Hexachlorocyclopentadiene.  
K035 Creosote, chrysene, naphthalene, fluoranthene, benzo(b) fluoranthene, benzo(a)-pyrene, indeno(1,2,3-cd) pyrene, benzo(a)anthracene, dibenzo(a)anthracene, acenaphthalene.  
K036 Toluene, phosphorodithioic and phosphorothioic acid esters.  
K037 Toluene, phosphorodithioic and phosphorothioic acid esters.  
K038 Phorate, formaldehyde, phosphorodithioic and phosphorothioic acid esters.  
K039 Phosphorodithioic and phosphorothioic acid esters.  
K040 Phorate, formaldehyde, phosphorodithioic and phosphorothioic acid esters.  
K041 Toxaphene.  
K042 Hexachlorobenzene, ortho-dichlorobenzene.  
K043 2,4-dichlorophenol, 2,6-dichlorophenol, 2,4,6-trichlorophenol.  
K044 N.A.  
K045 N.A.  
K046 Lead  
K047 Lead  
K048 N.A.  
K048 Hexavalent chromium, lead.  
K049 Hexavalent chromium, lead.  
K050 Hexavalent chromium.  
K051 Hexavalent chromium, lead.  
K052 Lead  
K060 Cyanide, naphthalene, phenolic compounds, arsenic.  
K061 Hexavalent chromium, lead, cadmium.  
K062 Hexavalent chromium, lead.  
K064 Lead, cadmium  
K065 Lead, cadmium  
K066 Lead, cadmium  
K069 Hexavalent chromium, lead, cadmium.  
K071 Mercury.  
K073 Chloroform, carbon tetrachloride, hexachloroethane, trichloroethane, tetrachloroethylene, dichloroethylene, 1,1,2,2-tetrachloroethane.  
K083 Aniline, diphenylamine, nitrobenzene, phenylenediamine.  
K084 Arsenic.  
K085 Benzene, dichlorobenzenes, trichlorobenzenes, tetrachlorobenzenes, pentachlorobenzene, hexachlorobenzene, benzyl chloride.  
K086 Lead, hexavalent chromium.  
K087 Phenol, naphthalene.  
K088 Cyanide (complexes)  
K090 Chromium  
K091 Chromium  
K093 Phthalic anhydride maleic anhydride.  
K094 Phthalic anhydride.  
K095 1,1,2-trichloroethane, 1,1,1,2-tetrachloroethane, 1,1,2,2-tetrachloroethane.  
K096 1,2-dichloroethane, 1,1,1-trichloroethane, 1,1,2-trichloroethane.  
K097 Chloroform, heptachlor.

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- K098 Toxaphene.  
K099 2,4-dichlorophenol, 2,4,6-trichlorophenol.  
K100 Hexavalent chromium, lead, cadmium.  
K101 Arsenic.  
K102 Arsenic.  
K103 Aniline, nitrobenzene, phenylenediamine.  
K104 Aniline, benzene, diphenylamine, nitrobenzene, phenylenediamine.  
K105 Benzene, monochlorobenzene, dichlorobenzenes, 2,4,6-trichlorophenol.  
K106 Mercury.  
K111 2,4-Dinitrotoluene.  
K112 2,4-Toluenediamine, o-toluidine, p-toluidine, aniline.  
K113 2,4-Toluenediamine, o-toluidine, p-toluidine, aniline.  
K114 2,4-Toluenediamine, o-toluidine, p-toluidine.  
K115 2,4-Toluenediamine.  
K116 Carbon tetrachloride, tetrachloroethylene, chloroform, phosgene.  
K117 Ethylene dibromide  
K118 Ethylene dibromide  
K123 Ethylene thiourea  
K124 Ethylene thiourea  
K125 Ethylene thiourea  
K126 Ethylene thiourea  
K131 Dimethyl sulfate, methyl bromide  
K132 Methyl bromide  
K136 Ethylene dibromide

N.A.--Waste is hazardous because it fails the test for the characteristic of ignitability, corrosivity or reactivity.

(Source: Amended at 14 Ill. Reg. 14401, effective August 22, 1990 )



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## Section 721. Appendix H Hazardous Constituents

Common Name	Chemical Abstracts Name	Chemical Abstracts Number	Hazardous Waste Number
Acetonitrile	Same	75-05-8	U003
Acetophenone	Ethanone, 1-phenyl-	98-86-2	U004
2-Acetylaminofluorene	Acetamide, N-9H-fluoren-2-yl-	53-96-3	U005
Acetyl chloride	Same	75-36-5	U006
1-Acetyl-2-thiourea	Acetamide, N-(aminothioxomethyl)-	591-08-2	P002
Acrolein	2-Propenal	107-02-8	P003
Acrylamide	2-Propenamide	79-06-1	U007
Acrylonitrile	2-Propenenitrile	107-13-1	U009
Aflatoxins	Same	1402-68-2	P070
Aldicarb	Propanal, 2-methyl-2-(methylthio)-, 0-[(methylamino)carbonyl]oxime	116-06-3	P070
Aldrin	1, 4, 5, 8-Dimethanonaphthalene, 1, 2, 3, 4, 10, 10-hexachloro-1, 4, 4a, 5, 8, 8a-hexahydro-, 1-alpha, 4-alpha, 4a-beta, 5-alpha, 8-alpha, 8a-beta)-	309-00-2	P004
Allyl alcohol	2-Propen-1-ol	107-18-6	P005
Allyl chloride	1-Propene, 3-chloro-	107-18-6	P005
Aluminum phosphide	Same	20859-73-8	P006
4-Aminobiphenyl	[1,1'-Biphenyl]-4-amine	92-67-1	P007
5-(Aminomethyl)-3-isoxazolol	3(2H)-Isoxazolone, 5-(aminomethyl)-	2763-96-4	P007
4-Aminopyridine	4-Pyridinamine	504-24-5	P008
Amitrole	1H-1,2,4-Triazol-3-amine	61-82-5	U011
Ammonium vanadate	Vanadic acid, ammonium salt	7803-55-6	U119
Aniline	Benzenamine	62-53-3	U012
Antimony	Same	7440-36-0	U012
Antimony compounds, N.O.S. (not otherwise specified)			
Aramite			
Arsenic	Sulfurous acid, 2-chloroethyl-, 2-[4-(1,1-dimethylthyl)phenoxy]-1-methylthyl ester	140-57-8	
Arsenic compounds, N.O.S.	Arsenic	7440-38-2	
Arsenic acid	Arsenic acid H <sub>3</sub> AsO <sub>4</sub>	7778-39-4	P010
Arsenic pentoxide	Arsenic oxide As <sub>2</sub> O <sub>5</sub>	1303-28-2	P011
Arsenic trioxide	Arsenic oxide As <sub>2</sub> O <sub>3</sub>	1327-53-3	P012
Auramine	Benzenamine, 4, 4'-carbonimidoylbis[N, N-dimethyl]-	492-80-8	U014
Azaserine	L-Serine, diazoacetate (ester)	115-02-6	U015
Barium	Same	7440-39-3	
Barium compounds, N.O.S.	Same		
Barium cyanide	Same	542-62-1	P013

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Common Name	Chemical Abstracts Name	Chemical Abstracts Number	Hazardous Waste Number
Benz[c]acridine	Same	225-51-4	U016
Benz[a]anthracene	Same	56-55-3	U018
Benzal chloride	Benzene, (dichloromethyl)-	98-87-3	U017
Benzene	Same	71-43-2	U018
Benzenearsonic acid	Arsenic acid, phenyl-	98-05-5	
Benzidine	[1,1'-Biphenyl]-4,4'-diamine	92-87-5	U021
Benzof[b]fluoranthene	Benz[e]acephenanthrylene	205-99-2	
Benzof[j]fluoranthene	Same	205-82-3	
Benzof[a]pyrene	Same	50-32-8	U022
p-Benzoquinone	2,5-Cyclohexadiene-1,4-dione	106-51-4	U197
Benzotrifluoride	Benzene, (trichloromethyl)-	98-07-7	U023
Benzyl chloride	Benzene, (chloromethyl)-	100-44-7	P028
Beryllium	Same	7440-41-7	P015
Beryllium compounds, N.O.S.			
Bromoacetone	2-Propanone, 1-bromo-	598-31-2	P017
Bromoform	Methane, tribromo-	75-25-2	U225
4-Bromophenyl phenyl ether	Benzene, 1-bromo-4-phenoxy-	101-55-3	U030
Brucine	Strychnidin-10-one, 2,3-dimethoxy-1,2-benzenedicarboxylic acid, butyl phenylmethyl ester	357-57-3	P018
Butyl benzyl phthalate	1,2-benzenedicarboxylic acid, butyl phenylmethyl ester	85-68-7	
Cacodylic acid	Arsenic acid, dimethyl-	75-60-5	U136
Cadmium	Same	7440-43-9	
Cadmium compounds, N.O.S.			
Calcium chromate	Chromic acid H <sub>2</sub> CrO <sub>4</sub> , calcium salt	13765-19-0	U032
Calcium cyanide	Calcium cyanide Ca(CN) <sub>2</sub>	592-01-8	P021
Carbon disulfide	Same	75-15-0	P022
Carbon oxyfluoride	Carbonic difluoride	353-50-4	U033
Carbon tetrachloride	Methane, tetrachloro-	56-23-5	U211
Chloral	Acetaldehyde, trichloro-	75-87-6	U034
Chlorambucil	Benzenebutanoic acid, 4-[bis(2-chloroethyl)amino]-	305-03-3	U035
Chlordane	4, 7-Methano-1H-indene, 1, 2, 4, 5, 6, 7, 8, 8-octachloro-2, 3, 3a, 4, 7, 7a-hexahydro-	57-74-9	U036
Chlordane, alpha and gamma isomers			
Chlorinated benzenes, N.O.S.			
Chlorinated ethane, N.O.S.			
Chlorinated fluorocarbons, N.O.S.			
Chlorinated naphthalene, N.O.S.			
Chlorinated phenol, N.O.S.			
Chloronaphazine	Naphthalenamine, N, N'-bis(2-chloroethyl)-	494-03-1	U026
Chloroacetaldehyde	Acetaldehyde, chloro-	107-20-0	P023
Chloroalkyl ethers, N.O.S.			
p-Chloroaniline	Benzenamine, 4-chloro-	106-47-8	P024
Chlorobenzene	Benzene, chloro-	108-90-7	U037
Chlorobenzilate	Benzenedicarboxylic acid, 4-chloro-alpha-(4-chlorophenyl)-alpha-hydroxy-, ethyl ester	510-15-6	U038



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p-Chloro-m-cresol	59-50-7	U039	Phenol, 4-chloro-3-methyl-
2-Chloroethyl vinyl ether	110-75-8	U042	Ethene, (2-chloroethoxy)-
Chloroform	67-66-3	U044	Methane, trichloro-
Chloromethyl methyl ether	107-30-2	U046	Methane, chloromethoxy-
beta-Chloronaphthalene	91-58-7	U047	Naphthalene, 2-chloro-
o-Chlorophenol	95-57-8	U048	Phenol, 2-chloro-
1-(o-Chlorophenyl)thiourea	5344-82-1	P026	Thiourea, (2-chlorophenyl)-
Chloroprene	126-99-8		1,3-Butadiene, 2-chloro-
3-Chloropropionitrile	542-76-7	P027	Propanenitrile, 3-chloro-
Chromium	7440-47-3		Same
Chromium compounds, N.O.S.			Same
Chrysene	218-01-9	U050	Same
Citrus red No. 2	6358-53-8		2-Naphthalenol, 1-[(2, 5-dimethoxyphenyl)azo]-
Coal tar creosote	3807-45-2		Same
Copper cyanide	544-92-3	P029	Copper cyanide CuCN
Creosote		U051	Same
Cresols (Cresylic acid)	1319-77-3	U052	Phenol, methyl-
Crotonaldehyde	4170-30-3	U053	2-Butenal
Cyanides (soluble salts and complexes), N.O.S.		P030	
Cyanogen	460-19-5	P031	Ethanedinitrile
Cyanogen bromide	506-68-3	U246	Cyanogen bromide (CN)Br
Cyanogen chloride	506-77-4	P033	Cyanogen chloride (CN)Cl
Cycasin	14901-08-7		Beta-D-glucopyranoside, (methyl-QMN-azoxy)methyl-
2-Cyclohexyl-4,6-dinitrophenol	131-89-5	P034	Phenol, 2-cyclohexyl-4,6-dinitro-
Cyclophosphamide	50-18-0	U058	2H-1, 3, 2-Oxazaphosphorin-2-amine, N, N-bis(2-chloroethyl)tetrahydro-, 2-oxide
2,4-D	94-75-7	U240	Acetic acid, (2,4-dichlorophenoxy)-
2,4-D, salts and esters	U240		Acetic acid, (2,4-dichlorophenoxy)- salts and esters
Daunomycin	20830-81-3	U059	5, 12-Naphthacenedione, 8-acetyl-10-[(3-amino-2, 3, 6-trideoxy-alpha-L-lyxo-hexopyranosyl)oxy]-7, 8, 9, 10-tetrahydro-6, 8, 11-trihydroxy-1-methoxy-, 8S-cis-
DDO	72-54-8	U060	Benzene, 1,1'-(2,2-dichloroethylidene)bis[4-chloro-
DDE	72-55-9		Benzene, 1, 1'-(2,2-dichloroethylidene)bis[4-chloro-
DDT	50-29-3	U061	Benzene, 1, 1'-(2, 2, 2-trichloroethylidene)bis[4-chloro-
Diallylate	2303-16-4	U062	Carbamothioic acid, bis(1-methylethyl)-, S-(2, 3-dichloro-2-propenyl) ester
Dibenz[a,h]acridine	226-36-8		Same

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Dibenz[a,i]acridine	224-42-0		Same
Dibenz[a,h]anthracene	53-70-3	U063	Same
7H-Dibenzof[c,g]carbazole	194-59-2		Same
Dibenzof[a,e]pyrene	192-65-4		Naphtho[1,2,3,4-def]chrysene
Dibenzof[a,h]pyrene	189-64-0		Dibenzof[b,def]chrysene
Dibenzof[a,i]pyrene	189-55-9	U064	Benzofirstpentaphene
1,2-Dibromo-3-chloropropane	96-12-8	U066	Propane, 1,2-dibromo-3-chloro-
Dibutyl phthalate	84-74-2	U069	1,2-Benzenedicarboxylic acid, dibutyl ester
o-Dichlorobenzene	95-50-1	U070	Benzene, 1,2-dichloro-
m-Dichlorobenzene	541-73-1	U071	Benzene, 1,3-dichloro-
p-Dichlorobenzene	106-46-7	U072	Benzene, 1,4-dichloro-
Dichlorobenzene, N.O.S.	25321-22-6		Benzene, dichloro-
3,3'-Dichlorobenzidine	91-94-1	U073	[1, 1'-Biphenyl]-4, 4'-diamine, 3, 3'-dichloro-
1,4-Dichloro-2-butene	764-41-0	U074	2-Butene, 1,4-dichloro-
Dichlorodifluoromethane	75-71-8	U075	Methane, dichlorodifluoro-
Dichloroethylene, N.O.S.	25323-30-2		Dichloroethylene
1,1-Dichloroethylene	75-35-4	U078	Ethene, 1,1-dichloro-
1,2-Dichloroethylene	156-60-5	U079	Ethene, 1,2-dichloro-, (E)-
Dichloroethyl ether	111-44-4	U025	Ethane, 1,1'-oxybis[2-chloro-
Dichloroisopropyl ether	108-60-1	U027	Propane, 2,2'-oxybis[2-chloro-
Dichloromethoxyethane	111-91-1	U024	Ethane, 1,1'-[methylenebis(oxy)]bis[2-chloro-
Dichloromethyl ether	542-88-1	P016	Methane, oxybis[chloro-
2,4-Dichlorophenol	120-83-2	U081	Phenol, 2,4-dichloro-
2,6-Dichlorophenol	87-65-0	U082	Phenol, 2,6-dichloro-
Dichlorophenylarsine	696-28-6	P036	Arsinous dichloride, phenyl-
Dichloropropane, N.O.S.	26638-19-7		Propane, dichloro-
Dichloropropanol, N.O.S.	26545-73-3		Propanol, dichloro-
Dichloropropene, N.O.S.	26952-23-3		1-Propene, dichloro-
1,3-Dichloropropene	542-75-6	U084	1-Propene, 1,3-dichloro-
Dieldrin	60-57-1	P037	2, 7:3, 6-O-methanonaphth[2, 3-b]oxirene, 3, 4, 5, 6, 9, 9-hexachloro-1a, 2, 2a, 3, 6a, 7, 7a-octahydro-, (1a alpha, 2 beta, 2a alpha, 3 beta, 6 beta, 6a alpha, 7 beta, 7a alpha)-2,2'-Bioxirane
1,2:3,4-Diepoxybutane	1464-53-5	U085	Arsine, diethyl-
Diethylarsine	692-42-2	P038	1,4-Dioxane
1,4-Diethylenoxide	123-91-1	U108	1,2-Benzenedicarboxylic acid, bis(2-ethylhexyl) ester
Diethylhexyl phthalate	117-81-7	U028	Hydrazine, 1,2-diethyl-
N,N'-Diethylhydrazine	1615-80-1	U086	Phosphorodithioic acid, 0,0-diethyl S-methyl ester
0,0-Diethyl S-methyl dithiophosphate	3288-58-2	U087	Phosphoric acid, diethyl 4-nitrophenyl ester
Diethyl-p-nitrophenyl phosphate	311-45-5	P041	



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Diethyl phthalate	1,2-Benzenedicarboxylic acid, diethyl ester	84-66-2	U088
0,0-Diethyl 0-pyrazinyl phosphorothioate	Phosphorothioic acid, 0,0-diethyl 0-pyrazinyl ester	297-97-2	P040
Diethylstilbestrol	Phenol, 4,4'-[(1,2-diethyl-1,2-ethenediyl)bis-, (E)-	56-53-1	U089
Dihydrosafrole	1,3-Benzodioxole, 5-propyl-	94-58-6	U090
Diisopropylfluorophosphate (DPP)	Phosphorofluoric acid, bis(1-methylethyl) ester	55-91-4	P043
Dimethoate	Phosphorodithioic acid, 0,0-dimethyl S-[2-(methylamino)-2-oxoethyl] ester	60-51-5	P044
3,3'-Odimethoxybenzidine	[1,1'-Biphenyl]-4,4'-diamine, 3,3'-dimethoxy-	119-90-4	U091
p-Dimethylaminoazobenzene	Benzenamine, N,N-dimethyl-4-(phenylazo)-	60-11-7	U093
7,12-Dimethylbenz[a]anthracene	Benz[a]anthracene, 7,12-dimethyl-1,1'-Biphenyl]-4,4'-diamine, 3,3'-dimethyl-	57-97-6	U094
3,3'-Odimethylbenzidine	Carbamic chloride, dimethyl-1,1-dimethylhydrazine	119-93-7	U095
Dimethylcarbamoyl chloride	Hydrazine, 1,1-dimethyl-	79-44-7	U097
1,1-Dimethylhydrazine	Hydrazine, 1,2-dimethyl-	57-14-7	U098
1,2-Dimethylhydrazine	Hydrazine, 1,2-dimethyl-	540-73-8	U099
alpha, alpha-Dimethylphenethylamine	Benzenethanamine, alpha, alpha-dimethyl-	122-09-8	P046
2,4-Dimethylphenol	Phenol, 2,4-dimethyl-	105-67-9	U101
Dimethylphthalate	1,2-Benzenedicarboxylic acid, dimethyl ester	131-11-3	U102
Dimethyl sulfate	Sulfuric acid, dimethyl ester	77-78-1	U103
Dinitrobenzene, N.O.S.	Benzenene, dinitro-	25154-54-5	P047
4,6-Dinitro-o-cresol	Phenol, 2-methyl-4,6-dinitro-	534-52-1	P047
4,6-Dinitro-p-cresol salts	Phenol, 2,4-dinitro-	51-28-5	P048
2,4-Dinitrophenol	Benzene, 1-methyl-2,4-dinitro-	121-14-2	U105
2,4-Dinitrotoluene	Benzene, 2-methyl-1,3-dinitro-	606-20-2	U106
2,6-Dinitrotoluene	Phenol, 2-(1-methylpropyl)-4,6-dinitro-	88-85-7	P020
Dinoseb	1,2-Benzenedicarboxylic acid, dioctyl ester	117-84-0	U107
Di-n-octyl phthalate	Benzenamine, N-phenyl-	122-39-4	U109
Diphenylamine	Hydrazine, 1,2-diphenyl-	122-66-7	U111
1,2-Diphenylhydrazine	1-Propanamine, N-nitroso-N-propyl-	621-64-7	P039
Di-n-propylnitrosamine	Phosphorodithioic acid, 0,0-diethyl S-[2-(ethylthioethyl) ester	298-04-4	P049
Disulfoton	Thioimidoic carbonic diamide [(H <sub>2</sub> N)C(S) <sub>2</sub> NH	541-53-7	P050
Dithiobiuret	6,9-Methano-2,4,3-benzodioxathien-6,7,8,9,10-hexachloro-1,5,5a,6,9,9a-hexahydro-, 3-oxide,	115-29-7	P050
Endosulfan			

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Endothal	7-Oxabicyclo[2.2.1]heptane-2, 3-dicarboxylic acid	145-73-3	P088
Endrin	2, 7:3, 6-Dimethanonaphth[2, 3-b]oxirene, 3, 4, 5, 6, 9, 9-hexachloro-1a, 2, 2a, 3, 6, 6a, 7, 7a-octahydro-, (1a alpha, 2 beta, 2a beta, 3 alpha, 6 alpha, 6a beta, 7 beta, 7a alpha)-,	72-20-8	P051
Endrin metabolites			
Epichlorohydrin	Oxirane, (chloromethyl)-	106-89-8	U041
Epinephrine	1,2-Benzenediol, 4-[1-hydroxy-2-(methylamino)ethyl]-, (R)-	51-43-4	P042
Ethyl carbamate (urethane)	Carbamic acid, ethyl ester	51-79-6	U238
Ethyl cyanide	Propanenitrile	107-12-0	P101
Ethylenebisdithiocarbamic acid	Carbamodithioic acid, 1,2-ethanediybis-	111-54-6	U114
Ethylenebisdithiocarbamic acid, salts and esters			
Ethylene dibromide	Ethane, 1,2-dibromo-	106-93-4	U067
Ethylene dichloride	Ethane, 1,2-dichloro-	107-06-2	U077
Ethylene glycol monomethyl ether	Ethanol, 2-ethoxy-	110-80-5	U359
Ethyleneimine	Aziridine	151-56-4	P054
Ethylene oxide	Oxirane	75-21-8	U115
Ethylenethiourea	2-Imidazolidinethione	96-45-7	U116
Ethylene dichloride	Ethane, 1,1-dichloro-	75-34-3	U076
Ethyl methacrylate	2-Propenoic acid, 2-methyl-, ethyl ester	97-63-2	U118
Ethyl methanesulfonate	Methanesulfonic acid, ethyl ester	62-50-0	U119
Famphur	Phosphorothioic acid, 0-[4-[[dimethylamino)sulfonyl]phenyl] 0,0-dimethyl ester	52-85-7	P097
Fluoranthene	Same	206-44-0	U120
Fluorine	Same	7782-41-4	P056
Fluoroacetamide	Acetamide, 2-fluoro-	640-19-7	P057
Fluoroacetic acid, sodium salt	Acetic acid, fluoro-, sodium salt	62-74-8	P058
Formaldehyde	Same	50-00-0	U122
Formic acid	Same	64-18-16	U123
Glycidyl aldehyde	Oxiranecarboxaldehyde	765-34-4	U126
Halomethanes, N.O.S.			
Heptachlor	4, 7, 8-Methano-1H-indene, 1, 4, 5, 6, 7, 8, 8-heptachloro-3a, 4, 7, 7a-tetrahydro-	76-44-8	P059
Heptachlor epoxide	2, 5-Methano-2H-indeno[1, 2b]oxirene, 2, 3, 4, 5, 6, 7, 7-heptachloro-1a, 1b, 5, 5a, 6, 6a-hexahydro-, (1a alpha, 1b beta, 2 alpha, 5 alpha, 5a beta, 6 beta, 6a alpha)-	1024-57-3	
Heptachlor epoxide (alpha, beta and gamma isomers)			



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Hexachlorobenzene	Benzenes, hexachloro-	118-74-1	U127	Mercury fulminate	Fulminic acid, mercury (2+) salt	628-86-4	P065
Hexachlorobutadiene	1,3-Butadiene, 1,1,2,3,4,4-hexachloro-	87-68-3	U128	Methacrylonitrile	2-Propenenitrile, 2-methyl-1,2-ethanediamine, N,N-dimethyl-N'-2-pyridinyl-N''-(2-thienylmethyl)-	126-98-7	U152
Hexachlorocyclopentadiene	1,3-Cyclopentadiene, 1,2,3,4,5,5-hexachloro-	77-47-4	U130	Methacrylonitrile	Ethanimidothioic acid, N-[(methylamino)carbonyloxy]-, methyl ester	91-80-5	U155
Hexachlorodibenzop-dioxins	Ethane, hexachloro-	67-72-1	U131	Methoxychlor	Benzenes, 1,1'-(2,2,2-trichloroethylidene)bis[4-methoxy-	16752-77-5	P066
Hexachlorodibenzofurans	Phenol, 2,2'-methylenebis[3,4,6-trichloro-	70-30-4	U132	Methyl bromide	Methane, bromo-	72-43-5	U247
Hexachloroethane	1-Propene, 1,1,2,3,3,3-hexachloro-	1888-71-7	U243	Methyl chloride	Methane, chloro-	74-83-9	U029
Hexachloropropene	Tetraphosphoric acid, hexaethyl ester	757-58-4	P062	Methyl chloroform	Carbonochloridic acid, methyl ester	74-87-3	U045
Hydrazine	Same	302-01-2	U133	3-Methylcholanthrene	Ethane, 1,1,1-trichloro-	79-22-1	U156
Hydrogen cyanide	Hydrocyanic acid	74-90-8	P063	4,4'-Methylenebis(2-chloroaniline)	Benz[3]aceanthrylene, 1,2-dihydro-3-methyl-	71-55-6	U226
Hydrogen fluoride	Hydrofluoric acid	7664-39-3	U134	Methylene bromide	Benzenamine, 4,4'-methylenebis[2-chloro-	56-49-5	U157
Hydrogen sulfide	Hydrogen sulfide H <sub>2</sub> S	7783-06-4	U135	Methylene chloride	Methane, dibromo-	101-14-4	U158
Indeno[1,2,3-cd] pyrene	Same	193-39-5	U137	Methyl ethyl ketone (MEK)	Methane, dichloro-	74-95-3	U068
Isobutyl alcohol	1-Propanol, 2-methyl-	78-83-1	U140	Methyl ethyl ketone peroxide	2-Butanone	75-09-2	U080
Isodrin	1,4:5,8-Dimethanonaphthalene, 1,2,3,4,10,10-hexachloro-1,4,4a,5,8a-hexahydro-, (1 alpha, 4 alpha, 4a beta, 5 beta, 8 beta, 8a beta)-, 1,3-benzodioxole, 5-(1-propenyl)-	465-73-6	P060	Methyl hydrazine	2-Butanone, peroxide	78-93-3	U159
Isosafrole	1,3-Benzodioxole, 5-(1-propenyl)-	120-58-1	U141	Methyl iodide	Hydrazine, methyl-	1338-23-4	U160
Kepone	1,3,4-Metheno-2H-cyclobuta-[cd]pentalen-2-one, 1,1a,3,3a,4,5,5a,5b,6-decachlorooctahydro-, 2-butenic acid, 2-methyl-, 7-[[2,3-dihydroxy-2-(1-methoxyethyl)-3-methyl-1-oxobutoxy]methyl]-2,3,5,7a-tetrahydro-1H-pyrrolizin-1-yl ester, [1S-(1-alpha(2),7(2S*),3a*),7a alpha]]-	143-50-0	U142	Methyl isocyanate	Methane, iodo-	60-34-4	P068
Lasiocarpine	Same	303-34-1	U143	2-Methyl isocyanate	Methane, isocyanato-	74-88-4	U138
Lead	Acetic acid, lead (2+) salt	7439-92-1		2-Methyl isocyanate	Propanenitrile, 2-hydroxy-2-methyl-	624-83-9	P064
Lead and compounds, N.O.S.	Phosphoric acid, lead (2+) salt (2:3)	301-04-2	U144	Methyl methacrylate	2-Propenoic acid, 2-methyl-, methyl ester	75-86-5	P069
Lead acetate	Lead, bis(aceto-0)tetrahydroxytri-	7446-27-7	U145	Methyl methanesulfonate	Methanesulfonic acid, methyl ester	80-62-6	U162
Lead phosphate	Lead, bis(aceto-0)tetrahydroxytri-	1335-32-6	U146	Methyl parathion	Phosphorothioic acid, 0,0-dimethyl 0-[(4-nitrophenyl) ester	66-27-3	P071
Lead subacetate	Cyclohexane, 1,2,3,4,5,6-hexachloro-, 1 alpha, 2 alpha, 3 beta, 4 alpha, 5 alpha, 6 beta)-	58-89-9	U129	Methylthiouracil	4-[(1H)-Pyrimidinone, 2,3-dihydro-6-methyl-2-thio-	298-00-0	
Lindane	2,5-Furandione	108-31-6	U147	Mitomycin C	Azirino[2',3':3,4]pyrrolo[1,2-a]indole-4,7-dione, 6-amino-8-[[[aminocarbonyloxy]methyl]-1,1a,2,8,8a,8b-hexahydro-8a-methoxy-5-methyl-, [1a-S-(1a alpha, 8 beta, 8a alpha, 8b alpha)]-	56-04-2	U164
Maleic anhydride	3,6-Pyridazinedione, 1,2-dihydro-	123-33-1	U148	Mustard gas	Guanidine, N-methyl-N'-nitro-N-nitroso-	50-07-7	U010
Maleic hydrazide	Propanedinitrile	109-77-3	U149	Naphthalene	Ethane, 1,1'-thiobis[2-chloro-	70-25-7	U163
Malononitrile	L-Phenylalanine, 4-[bis(2-chloroethyl)amino]-	148-82-3	U150	1,4-Naphthoquinone	Same	505-60-2	
Melphalan	Chloroethylamine, 4-[bis(2-chloroethyl)amino]-	7439-97-6	U151	alpha-Naphthylamine	1,4-Naphthalenedione	91-20-3	U165
Mercury	Same			beta-Naphthylamine	1-Naphthalenamine	130-15-4	U166
Mercury compounds, N.O.S.				alpha-Naphthylthiourea	2-Naphthalenamine	134-32-7	U167
				Nickel	Thiourea, 1-naphthalenyl-	91-59-8	U168
				Nickel compounds, N.O.S.	Same	86-88-4	P072
				Nickel carbonyl	Nickel carbonyl Ni(CO) <sub>4</sub> , (T-4)-	7440-02-0	
						13463-39-3	P073

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Nickel cyanide	Nickel cyanide Ni(CN) <sub>2</sub>	557-19-7	P074
Nicotine	Pyridine, 3-(1-methyl-2-pyrrolidinyl)-, (S)-	54-11-5	P075
Nicotinic salts		P075	
Nitric oxide	Nitrogen oxide NO	10102-43-9	P076
p-Nitroaniline	Benzenamine, 4-nitro-	100-01-6	P077
Nitrobenzene	Benzene, nitro-	98-95-3	P078
Nitrogen dioxide	Nitrogen oxide NO <sub>2</sub>	10102-44-0	P078
Nitrogen mustard	Ethanamine, 2-chloro-N-(2-chloroethyl)-N-methyl-	51-75-2	
Nitrogen mustard, hydrochloride salt			
Nitrogen mustard N-oxide	Ethanamine, 2-chloro-N-(2-chloroethyl)-N-methyl-, N-oxide	126-85-2	
Nitrogen mustard, N-oxide, hydrochloride salt			
Nitroglycerin	1,2,3-Propanetriol, trinitrate	55-63-0	P081
p-Nitrophenol	Phenol, 4-nitro-	100-02-7	U170
2-Nitropropane	Propane, 2-nitro-	79-46-9	U171
Nitrosamines, N.O.S.		35576-91-1	
N-Nitrosodipropylamine	1-Butanamine, N-butyl-N-nitroso-	924-16-3	U172
N-Nitrosodiphenylamine	Ethanol, 2,2'-(nitrosodimino)bis-	1116-54-7	U173
N-Nitrosodiphenylamine	Ethanamine, N-ethyl-N-nitroso-	55-18-5	U174
N-Nitrosodimethylamine	Methanamine, N-methyl-N-nitroso-	62-75-9	P082
N-Nitroso-N-ethylurea	Urea, N-ethyl-N-nitroso-	759-73-9	U176
N-Nitrosomethylurethane	Ethanamine, N-methyl-N-nitroso-	10595-95-6	
N-Nitroso-N-methylurea	Urea, N-methyl-N-nitroso-	684-93-5	U177
N-Nitroso-N-methylurethane	Carbamic acid, methylnitroso-, ethyl ester	615-53-2	U178
N-Nitrosomethylurethane	Vinylamine, N-methyl-N-nitroso-	4549-40-0	P084
N-Nitrosomorpholine	Morpholine, 4-nitroso-	59-89-2	
N-Nitrosornicotine	Pyridine, 3-(1-nitroso-2-pyrrolidinyl)-, (S)-	16543-55-8	
N-Nitrosopiperidine	Piperidine, 1-nitroso-	100-75-4	U179
N-Nitrosopyrrolidine	Pyrrolidine, 1-nitroso-	930-55-2	U180
N-Nitrososarcosine	Glycine, N-methyl-N-nitroso-	13256-22-9	
5-Nitro-o-toluidine	Benzenamine, 2-methyl-5-nitro-	99-55-8	U181
Octamethylpyrophosphoramide	Diphosphoramide, octamethyl-	152-16-9	P085
Osmium tetroxide	Osmium oxide OsO <sub>4</sub> , (T-4)	20816-12-0	P087
Paraldehyde	1,3,5-Trioxane, 2,4,6-trimethyl-	123-63-7	U182
Parathion	Phosphorothioic acid, O,O-diethyl (4-nitrophenyl) ester	56-38-2	P089
Pentachlorobenzene	Benzene, pentachloro-	608-93-5	U183
Pentachlorodibenzop-dioxins			
Pentachlorodibenzofurans			
Pentachloroethane	Ethane, pentachloro-	76-01-7	U184
Pentachloronitrobenzene (PCNB)	Benzene, pentachloronitro-	82-68-8	U185
Pentachlorophenol	Phenol, pentachloro-	87-86-5	See F027
Phenacetin	Acetamide, N-(4-ethoxyphenyl)-	62-44-2	U187

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Phenol	Same	108-95-2	U188
Phenylated amine	Benzenediamine	25265-76-3	
Phenylmercury acetate	Mercury, (acetato-O)phenyl-	62-38-4	P092
Phenylthiourea	Thiourea, phenyl-	103-85-5	P093
Phosgene	Carbonic dichloride	75-44-5	P095
Phosphine	Same	7803-51-2	P096
Phosphate	Phosphorodithioic acid, O,O-diethyl S-[(ethylthio)methyl] ester	298-02-2	P094
Phthalic acid esters, N.O.S.			
Phthalic anhydride	1,3-Isobenzofuranone	85-44-9	U190
2-Picoline	Pyridine, 2-methyl-	109-06-8	U191
Polychlorinated biphenyls, N.O.S.			
Potassium cyanide	Same	151-50-8	P098
Potassium silver cyanide	Argentate(1-), bis(cyano-C)-, potassium	506-61-6	P099
Pronamide	Benzamide, 3,5-dichloro-N-(1,1-dimethyl-2-propenyl)-	23950-58-5	U192
1,3-Propane sultone	1,2-Oxathiolane, 2,2-dioxide	1120-71-4	U193
n-Propylamine	1-Propanamine	107-10-8	U194
Propargyl alcohol	2-Propyn-1-ol	107-19-7	P102
Propylene dichloride	Propane, 1,2-dichloro-	78-87-5	U083
1,2-Propyleneimine	Aziridine, 2-methyl-	75-55-8	P067
Propylthiouracil	4(1H)-Pyrimidinone, 2,3-dihydro-6-propyl-2-thioxo-	51-52-5	
Pyridine	Same	110-86-1	U196
Reserpine	Yohimban-16-carboxylic acid, 11, 17-dimethoxy-18-[(3, 4, 5-trimethoxybenzoyl)oxy]-, methyl ester, (3 beta, 16 beta, 17 alpha, 18 beta, 20 alpha)-, 1,3-Benzenediol	50-55-5	U200
Resorcinol	1,2-Benzisothiazol-3(2H)-one, 1,1-dioxide	108-46-3	U201
Saccharin	Same	81-07-2	U202
Saccharin salts			
Safrole	1,3-Benzodioxole, 5-(2-propenyl)-	94-59-7	U203
Selenium	Same	7782-49-2	
Selenium compounds, N.O.S.			
Selenium dioxide	Selenious acid	7783-00-8	U204
Selenium sulfide	Selenium sulfide SeS <sub>2</sub>	7488-56-4	U205
Selenourea	Same	630-10-4	P103
Silver	Same	7440-22-4	
Silver compounds, N.O.S.			
Silver cyanide	Silver cyanide AgCN	506-64-9	P104
Silvex (2,4,5-TP)	Propanoic acid, 2-(2,4,5-trichlorophenoxy)-	93-72-1	See F027
Sodium cyanide	Sodium cyanide NaCN	143-33-9	P106
Streptozotocin	D-Glucose, 2-deoxy-2-[[methylnitrosoamino]carbonyl]amino]-	18883-66-4	U206







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- 1) Heading of the Part: Interim Status Standards for Owners and Operators of Hazardous Waste Treatment, Storage and Disposal Facilities

2) Code Citation: 35 Ill. Adm. Code 725

3) Section Numbers: Adopted Action:

725.113, 725.212, 725.213, 725.242 Amendment

4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 111 1/2, pars. 1022.4 and 1027.

5) Effective Date of Amendment: August 22, 1990

6) Does this rulemaking contain an automatic repeal date?: No.

7) Does this Amendment contain incorporations by reference? No.

8) Date filed in Board's Principal Office: Order adopted July 3, 1990.

9) Notice of Proposal Published in Illinois Register:

May 4, 1990; 14 Ill. Reg. 6574

10) Has JCAR issued a Statement of Objections to these rules? No.

Section 22.4(a) of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1022.4(a)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to notice review by JCAR, it is not subject to first notice or to second notice review by JCAR.

11) Differences between proposal and final version:

Minor editorial differences, including correction of a typo in Section 725.213(d)(1)(B).

The Board has retained the second sentence in Section 725.113(a)(1).

12) Have all the changes agreed upon by the Board and JCAR been made as indicated in the agreement letter issued by JCAR?

Section 22.4(a) of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

13) Will this Amendment replace an emergency Amendment currently in effect? No.

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- 14) Are there any other amendments pending on this Part? Yes, in R90-10:

Section Numbers	Proposed Action	Illinois Register Citation
725.321	Amendment	June 22, 1990; 14 Ill. Reg. 9754
725.373	Amendment	June 22, 1990; 14 Ill. Reg. 9754

15) Summary and Purpose of Amendments:

A complete description is contained in the Board's Adopted Opinion of July 3, 1990, in R90-2, which Opinion is available from the address below. Section 22.4(a) of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1022.4(a)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

This rulemaking updates the Board's RCRA hazardous waste rules to correspond with amendments adopted by USEPA which appeared in the Federal Register during the period July 1 through December 31, 1989.

These amendments allow certain hazardous waste management units which have received the final volume of hazardous waste to remain open to receive only non-hazardous wastes. In Section 724.213(e), the Board has proposed to utilize the adjusted standards procedures of Section 28.1 of the Act, and 35 Ill. Adm. Code 106, to authorize surface impoundments which do not meet liner and leachate collection requirements to remain open. The operator is required to remove hazardous liquids and sludges, and to develop a contingent corrective measures plan.

16) Information and questions regarding this adopted Amendment shall be directed to:

Morton F. Dorothy  
Scientific/Technical Section  
Illinois Pollution Control Board  
104 W. University  
Urbana, IL 61801  
217/ 333-5575

The full text of the Adopted Amendment begins on the next page:



## POLLUTION CONTROL BOARD

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## TITLE 35: ENVIRONMENTAL PROTECTION

## SUBTITLE G: WASTE DISPOSAL

## CHAPTER I: POLLUTION CONTROL BOARD

## SUBCHAPTER C: HAZARDOUS WASTE OPERATING REQUIREMENTS

## PART 725

## INTERIM STATUS STANDARDS FOR OWNERS AND OPERATORS OF HAZARDOUS WASTE TREATMENT, STORAGE AND DISPOSAL FACILITIES

## SUBPART A: GENERAL PROVISIONS

Section  
725.101 Purpose, Scope and Applicability  
725.104 Imminent Hazard Action

## SUBPART B: GENERAL FACILITY STANDARDS

Section  
725.110 Applicability  
725.111 USEPA Identification Number  
725.112 Required Notices  
725.113 General Waste Analysis  
725.114 Security  
725.115 General Inspection Requirements  
725.116 Personnel Training  
725.117 General Requirements for Ignitable, Reactive or Incompatible Wastes  
725.118 Location Standards

## SUBPART C: PREPAREDNESS AND PREVENTION

Section  
725.130 Applicability  
725.131 Maintenance and Operation of Facility  
725.132 Required Equipment  
725.133 Testing and Maintenance of Equipment  
725.134 Access to Communications or Alarm System  
725.135 Required Aisle Space  
725.137 Arrangements with Local Authorities

## SUBPART D: CONTINGENCY PLAN AND EMERGENCY PROCEDURES

Section  
725.150 Applicability  
725.151 Purpose and Implementation of Contingency Plan  
725.152 Content of Contingency Plan  
725.153 Copies of Contingency Plan  
725.154 Amendment of Contingency Plan  
725.155 Emergency Coordinator  
725.156 Emergency Procedures

## SUBPART E: MANIFEST SYSTEM, RECORDKEEPING AND REPORTING

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Section  
725.170 Applicability  
725.171 Use of Manifest System  
725.172 Manifest Discrepancies  
725.173 Operating Record  
725.174 Availability, Retention and Disposition of Records  
725.175 Annual Report  
725.176 Unmanifested Waste Report  
725.177 Additional Reports

## SUBPART F: GROUNDWATER MONITORING

Section  
725.190 Applicability  
725.191 Groundwater Monitoring System  
725.192 Sampling and Analysis  
725.193 Preparation, Evaluation and Response  
725.194 Recordkeeping and Reporting

## SUBPART G: CLOSURE AND POST-CLOSURE

Section  
725.210 Applicability  
725.211 Closure Performance Standard  
725.212 Closure Plan; Amendment of Plan  
725.213 Closure; Time Allowed for Closure  
725.214 Disposal or Decontamination of Equipment, Structures and Soils  
725.215 Certification of Closure  
725.216 Survey Plat  
725.217 Post-closure Care and Use of Property  
725.218 Post-closure Plan; Amendment of Plan  
725.219 Post-Closure Notices  
725.220 Certification of Completion of Post-Closure Care

## SUBPART H: FINANCIAL REQUIREMENTS

Section  
725.240 Applicability  
725.241 Definitions of Terms as Used in this Subpart  
725.242 Cost Estimate for Closure  
725.243 Financial Assurance for Closure  
725.244 Cost Estimate for Post-closure Care  
725.245 Financial Assurance for Post-closure Monitoring and Maintenance  
725.246 Use of a Mechanism for Financial Assurance of Both Closure and Post-closure Care  
725.247 Liability Requirements  
725.248 Incapacity of Owners or Operators, Guarantors or Financial Institutions  
725.251 Promulgation of Forms (Repealed)

## SUBPART I: USE AND MANAGEMENT OF CONTAINERS



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Section 725.270 725.271 725.272 725.273 725.274 725.276 725.277	Applicability Condition of Containers Compatibility of Waste with Container Management of Containers Inspections Special Requirements for Ignitable or Reactive Waste Special Requirements for Incompatible Wastes
Section 725.290 725.291 725.292 725.293 725.294 725.295 725.296 725.297 725.298 725.299 725.300 725.301	SUBPART J: TANK SYSTEMS  Applicability Assessment of Existing Tank System's Integrity Design and Installation of New Tank Systems or Components Containment and Detection of Releases General Operating Requirements Inspections Response to leaks or spills and disposition of Tank Systems Closure and Post-Closure Care Special Requirements for Ignitable or Reactive Waste Special Requirements for Incompatible Wastes Waste Analysis and Trial Tests Generators of 100 to 1000 kg/mo.

## SUBPART K: SURFACE IMPOUNDMENTS

Section 725.320 725.321 725.322 725.323 725.325 725.326 725.328 725.329 725.330	Applicability Design Requirements General Operating Requirements Containment System Waste Analysis and Trial Tests Inspections Closure and Post-Closure Care Special Requirements for Ignitable or Reactive Waste Special Requirements for Incompatible Wastes
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## SUBPART L: WASTE PILES

Section 725.350 725.351 725.352 725.353 725.354 725.356 725.357 725.358	Applicability Protection from Wind Waste Analysis Containment Design Requirements Special Requirements for Ignitable or Reactive Waste Special Requirements for Incompatible Wastes Closure and Post-Closure Care
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## SUBPART M: LAND TREATMENT

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Section 725.370 725.372 725.373 725.376 725.378 725.379 725.380 725.381 725.382	Applicability General Operating Requirements Waste Analysis Food Chain Crops Unsaturated Zone (Zone of Aeration) Monitoring Recordkeeping Closure and Post-closure Special Requirements for Ignitable or Reactive Waste Special Requirements for Incompatible Wastes
Section 725.400 725.401 725.402 725.409 725.410 725.412 725.413 725.414 725.415 725.416	SUBPART N: LANDFILLS  Applicability Design Requirements General Operating Requirements Surveying and Recordkeeping Closure and Post-Closure Special Requirements for Ignitable or Reactive Waste Special Requirements for Incompatible Wastes Special Requirements for Liquid Wastes Special Requirements for Containers Disposal of Small Containers of Hazardous Waste in Overpacked Drums (Lab Packs)

## SUBPART O: INCINERATORS

Section 725.440 725.441 725.445 725.447 725.451 725.452	Applicability Waste Analysis General Operating Requirements Monitoring and Inspection Closure Interim Status Incinerators Burning Particular Hazardous Wastes
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## SUBPART P: THERMAL TREATMENT

Section 725.470 725.473 725.475 725.477 725.481 725.482 725.483	Other Thermal Treatment General Operating Requirements Waste Analysis Monitoring and Inspections Closure Open Burning; Waste Explosives Interim Status Thermal Treatment Devices Burning Particular Hazardous Waste
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## SUBPART Q: CHEMICAL, PHYSICAL AND BIOLOGICAL TREATMENT

Section 725.500	Applicability
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725.501 General Operating Requirements  
 725.502 Waste Analysis and Trial Tests  
 725.503 Inspections  
 725.504 Closure  
 725.505 Special Requirements for Ignitable or Reactive Waste  
 725.506 Special Requirements for Incompatible Wastes

## SUBPART R: UNDERGROUND INJECTION

Section  
725.530 Applicability

Appendix A Recordkeeping Instructions  
 Appendix B EPA Report Form and Instructions (Repealed)  
 Appendix C EPA Interim Primary Drinking Water Standards  
 Appendix D Tests for Significance  
 Appendix E Examples of Potentially Incompatible Waste

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111-1/2, pars. 1022.4 and 1027).

SOURCE: Adopted in R81-22, 43 PCB 427, at 5 Ill. Reg. 9781, effective as noted in 35 Ill. Adm. Code 700.106; amended and codified in R81-22, 45 PCB 317, at 6 Ill. Reg. 4828, effective as noted in 35 Ill. Adm. Code 700.106; amended in R82-18, 51 PCB 831, at 7 Ill. Reg. 2518, effective February 22, 1983; amended in R82-19, 53 PCB 131, at 7 Ill. Reg. 14034, effective October 12, 1983; amended in R84-9, at 9 Ill. Reg. 11869, effective July 24, 1985; amended in R85-22 at 10 Ill. Reg. 1085, effective January 2, 1986; amended in R86-1 at 10 Ill. Reg. 14069, effective August 12, 1986; amended in R86-28 at 11 Ill. Reg. 6044, effective March 24, 1987; amended in R86-46 at 11 Ill. Reg. 13489, effective August 4, 1987; amended in R87-5 at 11 Ill. Reg. 19338, effective November 10, 1987; amended in R87-26 at 12 Ill. Reg. 2485, effective January 15, 1988; amended in R87-39 at 12 Ill. Reg. 13027, effective July 29, 1988; amended in R88-16 at 13 Ill. Reg. 437, effective December 28, 1988; amended in R89-1 at 13 Ill. Reg. 18354, effective November 13, 1989; amended in R90-2 at 14 Ill. Reg. 14447, effective August 22, 1990.

## SUBPART B: GENERAL FACILITY STANDARDS

## Section 725.113 General Waste Analysis

## a) Waste analysis:

- 1) Before an owner or operator treats, stores or disposes of any hazardous waste, or non-hazardous waste if applicable under Section 725.213(d), the owner or operator shall obtain a detailed chemical and physical analysis of a representative

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sample of the waste. At a minimum, this analysis must contain all the information which must be known to treat, store or dispose of the waste in accordance with the requirements of this Part and 35 Ill. Adm. Code 728.

- 2) The analysis may include data developed under 35 Ill. Adm. Code 721 and existing published or documented data on the hazardous waste or on waste generated from similar processes.

BOARD NOTE: For example, the facility's record of analyses performed on the waste before the effective date of these regulations or studies conducted on hazardous waste generated from processes similar to that which generated the waste to be managed at the facility may be included in the data base required to comply with subsection (a)(1). The owner or operator of an off-site facility may arrange for the generator of the hazardous waste to supply part or all of the information required by subsection (a)(1). If the generator does not supply the information and the owner or operator chooses to accept a hazardous waste, the owner or operator is responsible for obtaining the information required to comply with this Section.

- 3) The analysis must be repeated as necessary to ~~insure~~-ensure that it is accurate and ~~up-to-date~~-up to date. At a minimum, the analysis must be repeated:

- A) When the owner or operator is notified, or has reason to believe, that the process or operation generating the hazardous waste, or non-hazardous waste if applicable under Section 725.213(d), has changed; and
  - B) For off-site facilities, when the results of the inspection required in subsection (a)(4) indicate that the hazardous waste received at the facility does not match the waste designated on the accompanying manifest or shipping paper.
- 4) The owner or operator of an off-site facility shall inspect and, if necessary, analyze each hazardous waste movement received at the facility to determine whether it matches the identity of the waste specified on the accompanying manifest or shipping paper.

- b) The owner or operator shall develop and follow a written waste analysis plan which describes the procedures which the owner or operator will carry out to comply with subsection (a). The owner or operator shall keep this plan at the facility. At a minimum, the plan must specify:

- 1) The parameters for which each hazardous waste, or non-hazardous



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waste if applicable under Section 725.213(d), will be analyzed and the rationale for the selection of these parameters (i.e., how analysis for these parameters will provide sufficient information on the waste's properties to comply with subsection (a).

2) The test methods which will be used to test for these parameters.

3) The sampling method which will be used to obtain a representative sample of the waste to be analyzed. A representative sample may be obtained using either:

- A) One of the sampling methods described in 35 Ill. Adm. Code 721-Appendix A or
- B) An equivalent sampling method.

BOARD NOTE: See 35 Ill. Adm. Code 720.120(c) for related discussion.

4) The frequency with which the initial analysis of the waste will be reviewed or repeated to ensure that the analysis is accurate and up-to-date.

5) For off-site facilities, the waste analyses that hazardous waste generators have agreed to supply.

6) Where applicable, the methods which will be used to meet the additional waste analysis requirements for specific waste management methods as specified in Sections 725.293, 725.325, 725.352, 725.373, 725.414, 725.441, 725.475 and 725.502, and 35 Ill. Adm. Code 728.107. And,

7) For surface impoundments exempted from land disposal restrictions under 35 Ill. Adm. Code 728.104(a), the procedures and schedules for:

- A) The sampling of impoundment contents;
- B) The analysis of test data; and,
- C) The annual removal of residues which are not delisted under 35 Ill. Adm. Code 720.122 or which exhibit a characteristic of hazardous waste, and either:
  - i) Do not meet applicable treatment standards of 35 Ill. Adm. Code 728.Subpart D; or

- ii) Where no treatment standards have been established: Such residues are prohibited from land disposal under 35 Ill. Adm. Code 728.132 or 728.139; or such residues are prohibited from land disposal under 35 Ill. Adm. Code 728.133(f).

c) For off-site facilities, the waste analysis plan required in subsection (b) must also specify the procedures which will be used to inspect and, if necessary, analyze each movement of hazardous waste received at the facility to ensure that it matches the identity of the waste designated on the accompanying manifest or shipping paper. At a minimum, the plan must describe:

- 1) The procedures which will be used to determine the identity of each movement of waste managed at the facility; and
- 2) The sampling method which will be used to obtain a representative sample of the waste to be identified, if the identification method includes sampling.

(Source: Amended at 14 Ill. Reg. 14447, effective August 22, 1990)

## SUBPART G: CLOSURE AND POST-CLOSURE

## Section 725.212 Closure Plan; Amendment of Plan

a) Written plan. The owner or operator of a hazardous waste management facility shall have a written closure plan. Until final closure is completed and certified in accordance with Section 725.215, a copy of the most current plan must be furnished to the Agency upon request including request by mail. In addition, for facilities without approved plans, it must also be provided during site inspections on the day of inspection to any officer, employee or representative of the Agency.

b) Content of plan. The plan must identify the steps necessary to perform partial or final closure of the facility at any point during its active life. The closure plan must include, at least:

- 1) A description of how each hazardous waste management unit at the facility will be closed in accordance with Section 725.211; and
- 2) A description of how final closure of the facility will be conducted in accordance with Section 725.211. The description must identify the maximum extent of the operation which will be unclosed during the active life of the facility and



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- 3) An estimate of the maximum inventory of hazardous wastes ever on-site over the active life of the facility and a detailed description of the methods to be used during partial and final closure, including, but not limited to methods for removing, transporting, treating, storing or disposing of all hazardous waste, and identification of and the type(s) of off-site hazardous waste management unit(s) to be used, if applicable; and
  - 4) A detailed description of the steps needed to remove or decontaminate all hazardous waste residues and contaminated containment system components, equipment, structures and soils during partial and final closure including, but not limited to, procedures for cleaning equipment and removing contaminated soils, methods for sampling and testing surrounding soils and criteria for determining the extent of decontamination necessary to satisfy the closure performance standard; and
  - 5) A detailed description of other activities necessary during the partial and final closure period to ensure that all partial closures and final closure satisfy the closure performance standards, including, but not limited to, groundwater monitoring, leachate collection, and run-on and run-off control; and
  - 6) A schedule for closure of each hazardous waste management unit and for final closure of the facility. The schedule must include, at a minimum, the total time required to close each hazardous waste management unit and the time required for intervening closure activities which will allow tracking of the progress of partial and final closure. (For example, in the case of a landfill unit, estimates of the time required to treat or dispose of all hazardous waste inventory and of the time required to place a final cover must be included; and
  - 7) An estimate of the expected year of final closure for facilities that use trust funds to demonstrate financial assurance under Sections 725.243 or 725.245 and whose remaining operating life is less than twenty years, and for facilities without approved closure plans.
- c) Amendment of plan. The owner or operator may amend the closure plan at any time prior to the notification of partial or final closure of the facility. An owner or operator with an approved closure plan shall submit a written request to the Agency to authorize a change to the approved closure plan. The written request must include a copy of the amended closure plan for approval by the Agency.

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- 1) The owner or operator shall amend the closure plan, whenever:
  - A) -e-Changes in the operating plans or facility design affect the closure plan, or
  - B) -w-Whenever there is a change in the expected year of closure, if applicable, or
  - C) In conducting partial or final closure activities, unexpected events require a modification of the closure plan.
- 2) The owner or operator shall amend the closure plan at least 60 days prior to the proposed change in facility design or operation, or no later than 60 days after an unexpected event has occurred which has affected the closure plan. If an unexpected event occurs during the partial or final closure period, the owner or operator shall amend the closure plan no later than 30 days after the unexpected event. These provisions also apply to owners or operators of surface impoundments and waste piles who intended to remove all hazardous wastes at closure, but are required to close as landfills in accordance with Section 725.410.
- 3) An owner or operator with an approved closure plan shall submit the modified plan to the Agency at least 60 days prior to the proposed change in facility design or operation, or no more than 60 days after an unexpected event has occurred which has affected the closure plan. If an unexpected event has occurred during the partial or final closure period, the owner or operator shall submit the modified plan no more than 30 days after the unexpected event. These provisions also apply to owners or operators of surface impoundments and waste piles who intended to remove all hazardous wastes at closure but are required to close as landfills in accordance with Section 725.410. If the amendment to the plan is a Class 2 or 3 modification according to the criteria in 35 Ill. Adm. Code 703.280, the modification to the plan shall be approved according to the procedures in subsection (d)(4)
- 4) The Agency may request modifications to the plan under the conditions described in subsection (c)(1). An owner or operator with an approved closure plan shall submit the modified plan within 60 days of the request from the Agency, or within 30 days if the unexpected event occurs during partial or final closure. If the amendment is considered a Class 2 or 3 modification according to the criteria in 35 Ill. Adm. Code 703.280, the modification to the plan ~~shall~~ must be approved in



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accordance with the procedures in subsection (d)(4).

d) Notification of partial closure and final closure.

- 1) The owner or operator shall submit the closure plan to the Agency at least 180 days prior to the date on which the owner or operator expects to begin closure of the first surface impoundment, waste pile, land treatment or landfill unit, or final closure of a facility with such a unit. The owner or operator shall submit the closure plan to the Agency at least 45 days prior to the date on which the owner or operator expects to begin final closure of a facility with only tanks, container storage or incinerator units. Owners or operators with approved closure plans shall notify the Agency in writing at least 60 days prior to the date on which the owner or operator expects to begin closure of a surface impoundment, waste pile, landfill or land treatment unit, or final closure of a facility involving such a unit. Owners and operators with approved closure plans shall notify the Agency in writing at least 45 days prior to the date on which the owner or operator expects to begin final closure of a facility with only tanks, container storage or incinerator units.

- 2) The date when the owner or operator "expects to begin closure" must be either:
  - A) Within 30 days after the date on which any hazardous waste management unit receives the known final volume of hazardous wastes or, if there is a reasonable possibility that the hazardous waste management unit will receive additional hazardous wastes, no later than one year after the date on which the unit received the most recent volume of hazardous waste. If the owner or operator of a hazardous waste management unit demonstrates to the Agency that the hazardous waste management unit or facility has the capacity to receive additional hazardous wastes and that the owner or operator has taken and will continue to take, all steps to prevent threats to human health and the environment, including compliance with all interim status requirements, the Agency shall approve an extension to this one-year limit--; or
  - B) For units meeting the requirements of Section 725.213(d), no later than 30 days after the date on which the hazardous waste management unit receives the final known volume of non-hazardous wastes, or, if there is a reasonable possibility that the hazardous waste management unit will receive additional non-hazardous wastes, no later than one

year after the date on which the unit received the most recent volume of non-hazardous wastes. If the owner or operator demonstrates to the Agency that the hazardous waste management unit has the capacity to receive additional non-hazardous wastes and that the owner and operator have taken, and will continue to take, all steps to prevent threats to human health and the environment, including compliance with all applicable interim status requirements, the Agency shall approve an extension to this one-year limit.

- 3) The owner or operator shall submit the closure plan to the Agency no later than 15 days after:
  - A) Termination of interim status (except when a permit is issued to the facility simultaneously with termination of interim status); or
  - B) Issuance of a judicial decree or Board order to cease receiving hazardous wastes or close.
- 4) The Agency shall provide the owner or operator and the public, through a newspaper notice, the opportunity to submit written comments on the plan and request modifications of the plan no later than 30 days from the date of the notice. The Agency shall also, in response to a request or at its own discretion, hold a public hearing whenever such a hearing might clarify one or more issues concerning a closure plan. The Agency shall give public notice of the hearing at least 30 days before it occurs. (Public notice of the hearing may be given at the same time as notice of the opportunity for the public to submit written comments and the two notices may be combined.) The Agency shall approve, modify or disapprove the plan within 90 days of its receipt. If the Agency does not approve the plan, the Agency shall provide the owner or operator with a detailed written statement of reasons for the refusal, and the owner or operator shall modify the plan or submit a new plan for approval within 30 days after receiving such written statement. The Agency shall approve or modify this plan in writing within 60 days. If the Agency modifies the plan, this modified plan becomes the approved closure plan. The Agency shall assure that the approved plan is consistent with Sections 725.211 through 725.215 and the applicable requirements of Sections 725.190 et seq., 725.297, 725.328, 725.358, 725.380, 725.410, 725.451, 725.481 and 725.504. A copy of this modified plan with a detailed statement of reasons for the modifications must be mailed to the owner or operator.



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- e) Removal of wastes and decontamination or dismantling of equipment. Nothing in this Section precludes the owner or operator from removing hazardous wastes and decontaminating or dismantling equipment in accordance with the approved partial or final closure plan at any time before or after notification of partial or final closure.

(Source: Amended at 14 Ill. Reg. 14447, effective August 22, 1990 )

## Section 725.213 Closure; Time Allowed for Closure

- a) Within 90 days after receiving the final volume of hazardous wastes, or the final volume of non-hazardous wastes, if the owner or operator complies with all the applicable requirements of subsections (d) and (e), at a hazardous waste management unit or facility, or 90 days after approval of the closure plan, whichever is later, the owner or operator shall treat, remove from the unit or facility or dispose of on-site, all hazardous wastes in accordance with the approved closure plan. The Agency shall approve a longer period if the owner or operator demonstrates that:

## 1) Either:

- A) The activities required to comply with this paragraph will, of necessity, take longer than 90 days to complete; or

## B) All of the following:

- i) The hazardous waste management unit or facility has the capacity to receive additional hazardous wastes, or has the capacity to receive non-hazardous wastes, if the owner or operator complies with subsections (d) and (e);

- ii) There is a reasonable likelihood that the owner or operator, or another person will recommence operation of the hazardous waste management unit or facility within one year; and

- iii) Closure of the hazardous waste management unit or facility would be incompatible with continued operation of the site; and

- 2) The owner and operator have taken and will continue to take all steps to prevent threats to human health and the environment including compliance with all applicable interim status requirements.

- b) The owner or operator shall complete partial and final closure

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activities in accordance with the approved closure plan and within 180 days after receiving the final volume of hazardous wastes, or the final volume of non-hazardous wastes, if the owner or operator complies with all the applicable requirements of subsections (d) and (e), at the hazardous waste management unit or facility, or 180 days after approval of the closure plan, if that is later. The Agency shall approve an extension to the closure period if the owner or operator demonstrates that:

## 1) Either:

- A) The partial or final closure activities will, of necessity, take longer than 180 days to complete; or

## B) All of the following:

- i) The hazardous waste management unit or facility has the capacity to receive additional hazardous wastes, or the final volume of non-hazardous wastes, if the owner or operator complies with all the applicable requirements of subsections (d) and (e); and

- ii) There is a reasonable likelihood that the owner or operator or another person will recommence operation of the hazardous waste management unit or facility within one year; and

- iii) Closure of the hazardous waste management unit or facility would be incompatible with continued operation of the site; and

- 2) The owner and operator have taken and will continue to take all steps to prevent threats to human health and the environment from the unclosed but not operating hazardous waste management unit or facility, including compliance with all applicable interim status requirements.

- c) The demonstration referred to in subsections (a)(1) and (b)(1) must be made as follows:

- 1) The demonstration in subsection (a)(1) must be made at least 30 days prior to the expiration of the 90-day period in subsection (a); and
- 2) The demonstrations in subsection (b)(1) must be made at least 30 days prior to the expiration of the 180-day period in subsection (b), unless the owner or operator is otherwise subject to deadlines in subsection (d).



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d) Continued receipt of non-hazardous waste. The Agency shall permit an owner or operator to receive non-hazardous wastes in a landfill, land treatment unit or surface impoundment unit after the final receipt of hazardous wastes at that unit if:

1) The owner or operator submits an amended Part B application, or a new Part B application if none was previously submitted, and demonstrates that:

A) The unit has the existing design capacity as indicated on the Part A application to receive non-hazardous wastes; and

B) There is a reasonable likelihood that the owner or operator or another person will receive non-hazardous waste in the unit within one year after the final receipt of hazardous wastes; and

C) The non-hazardous wastes will not be incompatible with any remaining wastes in the unit, or with the facility design and operating requirements of the unit or facility under this Part; and

D) Closure of the hazardous waste management unit would be incompatible with continued operation of the unit or facility; and

E) The owner or operator is operating and will continue to operate in compliance with all applicable interim status requirements; and

2) The Part B application includes an amended waste analysis plan, groundwater monitoring and response program, human exposure assessment required under 35 Ill. Adm. Code 703.186 and closure and post-closure plans and updated cost estimates and demonstrations of financial assurance for closure and post-closure care as necessary and appropriate, to reflect any changes due to the presence of hazardous constituents in the non-hazardous wastes, and changes in closure activities, including the expected year of closure if applicable under Section 725.212(b)(7), as a result of the receipt of non-hazardous wastes following the final receipt of hazardous wastes; and

3) The Part B application is amended, as necessary and appropriate, to account for the receipt of non-hazardous wastes following receipt of the final volume of hazardous wastes; and

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4) The Part B application and the demonstrations referred to in subsections (d)(1) and (2) are submitted to the Agency no later than 180 days prior to the date on which the owner or operator of the facility receives the known final volume of hazardous wastes, or no later than 90 days after the effective date of this Section, whichever is later.

e) Surface impoundments. In addition to the requirements in subsection (d), an owner or operator of a hazardous waste surface impoundment which is not in compliance with the liner and leachate collection system requirements in Section 725.321(a) shall receive non-hazardous wastes only as authorized by an adjusted standard pursuant to this subsection.

1) The petition for adjusted standard must include:

A) A plan for removing hazardous wastes; and

B) A contingent corrective measures plan.

2) The removal plan must provide for:

A) Removing all hazardous liquids; and

B) Removing all hazardous sludges to the extent practicable without impairing the integrity of the liner or liners, if any; and

C) Removal of hazardous wastes no later than 90 days after the final receipt of hazardous wastes. The Board will allow a longer time, if the owner or operator demonstrates:

i) That the removal of hazardous wastes will, of necessity, take longer than the allotted period to complete; and

ii) That an extension will not pose a threat to human health and the environment.

3) The contingent corrective measures plan:

A) Must meet the requirements of a corrective action plan under Section 724.199, based upon the assumption that a release has been detected from the unit.

B) May be a portion of a corrective action plan previously submitted under Section 724.199.



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- C) May provide for continued receipt of non-hazardous wastes at the unit following a release only if the owner or operator demonstrates that continued receipt of wastes will not impede corrective action.
- D) Must provide for implementation within one year after a release, or within one year after the grant of the adjusted standard, whichever is later.
- 4) Release. A release is a statistically significant increase (or decrease in the case of pH) in hazardous constituents over background levels, detected in accordance with the requirements in Subpart F.
- 5) In the event of a release, the owner or operator of the unit:
- A) Within 35 days, file with the Board a petition for adjusted standard. If the Board finds that it is necessary to do so in order to protect human health and the environment, the Board will modify the adjusted standard to require the owner or operator to:
- i) Begin to implement the corrective measures plan in less than one year; or,
- ii) Cease the receipt of wastes until the plan has been implemented.
- iii) The Board will retain jurisdiction or condition the adjusted standard so as to require the filing of a new petition to address any required closure pursuant to subsection (e)(7).
- B) Shall implement the contingent corrective measures plan.
- C) May continue to receive wastes at the unit if authorized by the approved contingent measures plan.
- 6) Semi-annual report. During the period of corrective action, the owner or operator shall provide semi-annual reports to the Agency which:
- A) Describe the progress of the corrective action program;
- B) Compile all groundwater monitoring data; and
- C) Evaluate the effect of the continued receipt of non-

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hazardous wastes on the effectiveness of the corrective action.

- 7) Required closure. The owner or operator shall commence closure of the unit in accordance with the closure plan and the requirements of this Part if the Board terminates the adjusted standard, or if the adjusted standard terminates pursuant to its terms.

A) The Board will terminate the adjusted standard if the owner or operator failed to implement corrective action measures in accordance with the approved contingent corrective measures plan; or

B) The Board will terminate the adjusted standard if the owner or operator fails to make substantial progress in implementing the corrective measures plan and achieving the facility's groundwater protection standard, or background levels if the facility has not yet established a groundwater protection standard; or

C) The adjusted standard will automatically terminate if the owner or operator fails to implement the removal plan.

D) The adjusted standard will automatically terminate if the owner or operator fails to timely file a required petition for adjusted standard.

- 8) Adjusted standard procedures. The following procedures must be used in granting, modifying or terminating an adjusted standard pursuant to this subsection.

A) Except as otherwise provided, the owner or operator shall follow the procedures of 35 Ill. Adm. Code 106. Subpart G to petition the Board for an adjusted standard.

B) Initial justification. The Board will grant an adjusted standard pursuant to subsection (e)(1) if the owner or operator demonstrates that the removal plan and contingent corrective measures plans meet the requirements of subsections (e)(2) and (3).

C) The Board will include the following conditions in granting an adjusted standard pursuant to subsection (e)(1):

- i) A plan for removing hazardous wastes.
- ii) A requirement that the owner or operator remove



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hazardous wastes in accordance with the plan.

- iii) A contingent corrective measures plan.
- iv) A requirement that, in the event of a release, the owner or operator shall, within 35 days, file with the Board a petition for adjusted standard; implement the corrective measures plan; and, file semi-annual reports with the Agency.

v) A condition that the adjusted standard will terminate if the owner or operator fails to: implement the removal plan; or, timely file a required petition for adjusted standard.

vi) A requirement that, in the event the adjusted standard is terminated, the owner or operator shall commence closure of the unit in accordance with the requirements of the closure plan and this Part.

D) Justification in the event of a release. The Board will modify or terminate the adjusted standard pursuant to a petition filed under subsection (e)(5)(A) as provided in that subsection or in subsection (e)(7).

9) The owner or operator may file a revised closure plan within 15 days after an adjusted standard is terminated.

(Source: Amended at 14 Ill. Reg. 14447, effective August 22, 1990 )

## SUBPART H: FINANCIAL REQUIREMENTS

## Section 725.242 Cost Estimate for Closure

a) The owner or operator shall have a detailed written estimate, in current dollars, of the cost of closing the facility in accordance with the requirements in Sections 725.211 through 725.215 and applicable closure requirements of Sections 725.297, 725.328, 725.358, 725.380, 725.410, 725.451, 725.481 and 725.504.

1) The estimate must equal the cost of final closure at the point in the facility's active life when the extent and manner of its operation would make closure the most expensive, as indicated by its closure plan (see Section 725.212(b)); and

2) The closure cost estimate must be based on the costs to the owner or operator of hiring a third party to close the facility. A third party is a party who is neither a parent nor

a subsidiary of the owner or operator. (See definition of "parent corporation" in Section 725.241(d).) The owner or operator may use costs for on-site disposal if the owner or operator ~~can~~ demonstrates that on-site disposal capacity will exist at all times over the life of the facility.

3) The closure cost estimate must not incorporate any salvage value that may be realized by the sale of hazardous wastes, or non-hazardous wastes if applicable under Section 725.213(d), facility structures or equipment, land or other facility assets at the time of partial or final closure.

4) The owner or operator shall not incorporate a zero cost for hazardous waste, or non-hazardous waste if applicable under Section 725.213(d), which may have economic value.

b) During the active life of the facility, the owner or operator shall adjust the closure cost estimate for inflation within 60 days prior to the anniversary date of the establishment of the financial instruments used to comply with Section 725.243. For owners and operators using the financial test or corporate guarantee, the closure cost estimate must be updated for inflation within 30 days after the close of the firm's fiscal year and before submission of updated information to the Agency as specified in Section 725.243(e)(5). The adjustment may be made by recalculating the closure cost estimate in current dollars, or by using an inflation factor derived from the most recent annual Implicit Price Deflator for Gross National Product as published by the U.S. Department of Commerce in its Survey of Current Business as specified in subsections (b)(1) and (b)(2). The inflation factor is the result of dividing the latest published annual Deflator by the Deflator for the previous year.

1) The first adjustment is made by multiplying the closure cost estimate by the inflation factor. The result is the adjusted closure cost estimate.

2) Subsequent adjustments are made by multiplying the latest adjusted closure cost estimate by the latest inflation factor.

c) During the active life of the facility, the owner or operator shall revise the closure cost estimate no later than 30 days after a revision has been made to the closure plan which increases the cost of closure. If the owner or operator has an approved closure plan, the closure cost estimate must be revised no later than 30 days after the Agency has approved the request to modify the closure plan if the change in the closure plan increases the cost of closure. The revised closure cost estimate must be adjusted for inflation as



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specified in subsection (b).

- d) The owner or operator ~~must~~ shall keep the following at the facility during the operating life of the facility: The latest closure cost estimate prepared in accordance with subsections (a) and (c) and, when this estimate has been adjusted in accordance with subsection (b), the latest adjusted closure cost estimate.

(Source: Amended at 14 Ill. Reg. 14447, effective August 22, 1990 )

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- 1) Heading of the Part: Land Disposal Restrictions

- 2) Code Citation: 35 Ill. Adm. Code 728

- 3) Section Numbers:

728.101, 728.105, 728.106, 728.107, 728.108  
728.132, 728.133, 728.150

Adopted Action:

Amendment  
Amendment

- 4) Statutory Authority: 111. Rev. Stat. 1989, ch. 111 1/2, pars. 1022.4 and 1027.

- 5) Effective Date of Amendment: August 22, 1990

- 6) Does this rulemaking contain an automatic repeal date?: No.

- 7) Does this Amendment contain incorporations by reference?

Yes. This Part incorporates federal regulations by reference. Section 22.4(a) of the Environmental Protection Act (111. Rev. Stat. 1989, ch. 111 1/2, par. 1022.4(a)) provides that Section 5 of the Administrative Procedure Act shall not apply.

- 8) Date filed in Board's Principal Office: Order adopted July 3, 1990.

- 9) Notice of Proposal Published in Illinois Register:

May 4, 1990; 14 Ill. Reg. 6597

- 10) Has JCAR issued a Statement of Objections to these rules? No.

Section 22.4(a) of the Environmental Protection Act (111. Rev. Stat. 1989, ch. 111 1/2, par. 1022.4(a)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

- 11) Differences between proposal and final version:

Minor editorial differences, including correction of a typo in Section 728.132.

Section 728.133 has been revised to reflect a correction at 55 Fed. Reg. 23935, June 13, 1990. Also, listing K102 has been corrected.

- 12) Have all the changes agreed upon by the Board and JCAR been made as indicated in the agreement letter issued by JCAR?

Section 22.4(a) of the Environmental Protection Act provides that Section



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5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

13) Will this Amendment replace an emergency Amendment currently in effect?  
No.

14) Are there any other amendments pending on this Part? Yes, in R90-10:

Section Numbers	Proposed Action	Illinois Register Citation
728.App A	Amendment	June 22, 1990; 14 Ill. Reg. 9764

15) Summary and Purpose of Amendments:

A complete description is contained in the Board's Adopted Opinion of July 3, 1990, in R90-2, which Opinion is available from the address below. Section 22.4(a) of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1022.4(a)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

This rulemaking updates the Board's RCRA hazardous waste rules to correspond with amendments adopted by USEPA which appeared in the Federal Register during the period July 1 through December 31, 1989. The amendments to Part 728 concern corrections to the "first third" land disposal bans.

16) Information and questions regarding this adopted Amendment shall be directed to:

Morton F. Dorothy  
Scientific/Technical Section  
Illinois Pollution Control Board  
104 W. University  
Urbana, IL 61801  
217/ 333-5575

The full text of the Adopted Amendment begins on the next page:

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TITLE 35: ENVIRONMENTAL PROTECTION  
SUBTITLE G: WASTE DISPOSAL  
CHAPTER I: POLLUTION CONTROL BOARD  
SUBCHAPTER C: HAZARDOUS WASTE OPERATING REQUIREMENTS

PART 728  
LAND DISPOSAL RESTRICTIONS

SUBPART A: GENERAL

Section	Purpose, Scope and Applicability
728.101	Definitions
728.102	Dilution Prohibited as a Substitute for Treatment
728.103	Treatment Surface Impoundment Exemption
728.104	Procedures for case-by-case Extensions to an Effective Date
728.105	Petitions to Allow Land Disposal of a Waste Prohibited under Subpart C
728.106	Waste Analysis
728.107	Landfill and Surface Impoundment Disposal Restrictions
728.108	

SUBPART C: PROHIBITION ON LAND DISPOSAL

Section	Waste Specific Prohibitions
728.130	-- Solvent Wastes
728.131	Waste Specific Prohibitions -- Dioxin-Containing Wastes
728.132	Waste Specific Prohibitions -- California List Wastes
728.133	Waste Specific Prohibitions -- First Third Wastes
728.134	Waste Specific Prohibitions -- Second Third Wastes
728.139	Statutory Prohibitions

SUBPART D: TREATMENT STANDARDS

Section	Applicability of Treatment Standards
728.140	Treatment Standards expressed as Concentrations in Waste Extract
728.141	Treatment Standards expressed as Specified Technologies
728.142	Treatment Standards expressed as Waste Concentrations
728.143	Adjustment of Treatment Standard
728.144	

SUBPART E: PROHIBITIONS ON STORAGE

Section	Prohibitions on Storage of Restricted Wastes
728.150	
Table A	Constituent Concentrations in Waste Extract (CCWE)
Table B	Constituent Concentrations in Waste (CCW)
Appendix A	Toxicity Characteristic Leaching Procedure (TCLP)
Appendix B	Treatment Standards (As concentrations in the Treatment Residual Extract)
Appendix C	List of Halogenated Organic Compounds



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AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, pars. 1022.4 and 1027).

SOURCE: Adopted in R87-5 at 11 Ill. Reg. 19354, effective November 12, 1987; amended in R87-39 at 12 Ill. Reg. 13046, effective July 29, 1988; amended in R89-1 at 13 Ill. Reg. 18403, effective November 13, 1989; amended in R89-9 at 14 Ill. Reg. 6232, effective April 16, 1990; amended in R90-2 at 14 Ill. Reg. 14470, effective August 22, 1990.

## SUBPART A: GENERAL

## Section 728.101 Purpose, Scope and Applicability

- a) This Part identifies hazardous wastes that are restricted from land disposal and defines those limited circumstances under which an otherwise prohibited waste may continue to be land disposed.
- b) Except as specifically provided otherwise in this Part or 35 Ill. Adm. Code 721, the requirements of this Part apply to persons who generate or transport hazardous waste and to owners and operators of hazardous waste treatment, storage and disposal facilities.

- c) ~~Prohibited-Restricted~~ wastes may continue to be land disposed as follows:

- 1) Where persons have been granted an extension to the effective date of a prohibition under Subpart C or pursuant to Section 728.105, with respect to those wastes covered by the extension;
- 2) Where persons have been granted an exemption from a prohibition pursuant to a petition under Section 728.106, with respect to those wastes and units covered by the petition;
- 3) ~~Where the waste is generated by small quantity generators of less than 100 kilograms of non-acute hazardous wastes per month or less than one kilogram of acute hazardous waste per month, as defined in 35 Ill. Adm. Code 721.105; or,~~
- 4) ~~Where a farmer is disposing of waste pesticides in accordance with 35 Ill. Adm. Code 722.170.~~
- 5) Prior to May 8, 1990, in a landfill or surface impoundment unit where all applicable persons are in compliance with the requirements of Section 728.108, with respect to wastes which are not subject to the treatment standards set forth in Subpart D, and which are not subject to the prohibitions in Section 728.132 or 728.139.

- d) This Part does not affect the availability of a waiver under Section 121(d)(4) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA) (42 U.S.C. 9601 et seq.).

- e) The following hazardous wastes are not subject to any provision of this Part:

- 1) Wastes generated by small quantity generators of less than 100 kg of non-acute hazardous waste or less than 1 kg of acute hazardous waste per month, as defined in 35 Ill. Adm. Code 721.105;
- 2) Waste pesticides that a farmer disposes of pursuant to 35 Ill. Adm. Code 722.170;
- 3) Wastes identified or listed as hazardous after November 8, 1984, for which USEPA has not promulgated land disposal prohibitions or treatment standards.

- f) This Part is cumulative with the land disposal restrictions of 35 Ill. Adm. Code 729. The Environmental Protection Agency (Agency) shall not issue a wastestream authorization pursuant to 35 Ill. Adm. Code 709 or Sections 22.6 or 39(h) of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1022.6 or 1039(h)) unless the waste meets the requirements of this Part as well as 35 Ill. Adm. Code 729.

(Source: Amended at 14 Ill. Reg. 14470, effective August 22, 1990 )

## Section 728.105 Procedures for case-by-case Extensions to an Effective Date

- a) The Board incorporates by reference 40 CFR 268.5 ~~-(1988)~~, as amended at 53 Fed. Reg. 31211, August 17, 1988 ~~-(1989)~~, as amended at 54 Fed. Reg. 36970, September 6, 1989. This Part incorporates no future editions or amendments.

- b) Persons may apply to USEPA for extensions of effective dates pursuant to 40 CFR 268.5. Extensions which are granted by USEPA will be deemed extensions of dates specified in the derivative Board rule.

(Source: Amended at 14 Ill. Reg. 14470, effective August 22, 1990 )

## Section 728.106 Petitions to Allow Land Disposal of a Waste Prohibited under Subpart C

- a) Any person seeking an exemption from a prohibition under Subpart C for the disposal of a restricted hazardous waste in a particular unit



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or units shall submit a petition to the Board demonstrating, to a reasonable degree of certainty, that there will be no migration of hazardous constituents from the disposal unit or injection zone for as long as the wastes remain hazardous. The demonstration must include the following components:

- 1) An identification of the specific waste and the specific unit for which the demonstration will be made;
- 2) A waste analysis to describe fully the chemical and physical characteristics of the subject waste;
- 3) A comprehensive characterization of the disposal unit site including an analysis of background air, soil and water quality;
- 4) A monitoring plan which detects migration at the earliest practical time;
- 5) Sufficient information to assure the Agency that the owner or operator of a land disposal unit receiving restricted wastes will comply with other applicable federal, state and local laws;
- 6) Whether the facility is in interim status, or, if a RCRA permit has been issued, the term of the permit.

b) The demonstration referred to in subsection (a) must meet the following criteria:

- 1) All waste and environmental sampling, test and analysis data must be accurate and reproducible to the extent that state-of-the-art techniques allow;
- 2) All sampling, testing and estimation techniques for chemical and physical properties of the waste and all environmental parameters must conform with "Test Methods for Evaluating Solid Waste" and with "Generic Quality Assurance Project Plan for Land Disposal Restrictions Program," incorporated by reference in 35 Ill. Adm. Code 720.111.
- 3) Simulation models must be calibrated for the specific waste and site conditions, and verified for accuracy by comparison with actual measurements;
- 4) A quality assurance and quality control plan that addresses all aspects of the demonstration and conforms with "Test Methods for Evaluating Solid Waste" and with "Generic Quality Assurance Project Plan for Land Disposal Restrictions Program,"

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incorporated by reference in 35 Ill. Adm. Code 720.111. and

- 5) An analysis must be performed to identify and quantify any aspects of the demonstration that contribute significantly to uncertainty. This analysis must include an evaluation of the consequences of predictable future events, including, but not limited to, earthquakes, floods, severe storm events, droughts or other natural phenomena.

c) Each petition referred to in subsection (a) must include the following:

- 1) A monitoring plan that describes the monitoring program installed at or around the unit to verify continued compliance with the conditions of the adjusted standard. This monitoring plan must provide information on the monitoring of the unit or the environment around the unit. The following specific information must be included in the plan:

- A) The media monitored in the cases where monitoring of the environment around the unit is required;
- B) The type of monitoring conducted at the unit, in the cases where monitoring of the unit is required;
- C) The location of the monitoring stations;
- D) The monitoring interval (frequency of monitoring at each station);
- E) The specific hazardous constituents to be monitored;
- F) The implementation schedule for the monitoring program;
- G) The equipment used at the monitoring stations;
- H) The sampling and analytical techniques employed; and
- I) The data recording and reporting procedures.

- 2) Where applicable, the monitoring program described in subsection (c)(1) must be in place for a period of time specified by the Board, as part of its approval of the petition, prior to receipt of prohibited waste at the unit.

- 3) The monitoring data collected according to the monitoring plan specified under subsection (c)(1) must be sent to the Agency according to a format and schedule specified and approved in the



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monitoring plan, and

- 4) A copy of the monitoring data collected under the monitoring plan specified under subsection (c)(1) must be kept on-site at the facility in the operating record.
- 5) The monitoring program specified under subsection (c)(1) must meet the following criteria:
  - A) All sampling, testing and analytical data must be approved by the Board and must provide data that is accurate and reproducible.
  - B) All estimation and monitoring techniques must be approved by the Board.
  - C) A quality assurance and quality control plan addressing all aspects of the monitoring program must be provided to and approved by the Board.
- d) Each petition must be submitted to the Board as provided in 35 Ill. Adm. Code 106.
- e) After a petition has been approved, the owner or operator shall report any changes in conditions at the unit or the environment around the unit that significantly depart from the conditions described in the petition and affect the potential for migration of hazardous constituents from the units as follows:
  - 1) If the owner or operator plans to make changes to the unit design, construction or operation, the owner or operator shall, at least 90 days prior to making the change, either:
    - A) File a petition for modification of or a new petition to amend an adjusted standard with the Board reflecting the changes; or,
    - B) Demonstrate to the Agency that the change can be made consistent with the conditions of the existing adjusted standard.
  - 2) If the owner or operator discovers that a condition at the site which was modeled or predicted in the petition does not occur as predicted, this change must be reported, in writing, to the Agency within 10 days of discovering the change. The Agency shall determine whether the reported change from the terms of the petition requires further action, which may include termination of waste acceptance, a petition for modification of

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or a new petition for an adjusted standard.

- f) If there is migration of hazardous constituent(s) from the unit, as determined by the owner or operator, the owner or operator shall:
  - 1) Immediately suspend receipt of ~~restricted~~ prohibited waste at the unit, and
  - 2) Notify the Agency, in writing, within 10 days of the determination that a release has occurred.
  - 3) Following receipt of the notification, the Agency shall, within 60 days of receiving notification:
    - A) Determine whether the owner and operator can continue to receive prohibited waste in the unit under the conditions of the adjusted standard.
    - B) If modification or vacation of the adjusted standard is necessary, file a motion to modify or vacate the adjusted standard with the Board.
    - C) Determine whether further examination of any migration is required under the applicable provisions of 35 Ill. Adm. Code 724 or 725.
- g) Each petition must include the following statement signed by the petitioner or an authorized representative:
 

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this petition and all attached documents, and that, based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that submitted information is true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.
- h) After receiving a petition, the Board may request any additional information that may be required to evaluate the demonstration.
- i) If approved, the petition will apply to land disposal of the specific restricted waste at the individual disposal unit described in the demonstration and will not apply to any other restricted waste at that disposal unit, or to that specific restricted waste at any other disposal unit.
- j) The Board will give public notice and provide an opportunity for



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- public comment as provided in 35 Ill. Adm. Code 106. Notice of a final decision on a petition will be published in the Environmental Register.
- k) The term of a petition granted under this Section will be no longer than the term of the RCRA permit if the disposal unit is operating under a RCRA permit, or up to a maximum of 10 years from the date of approval provided under subsection (g) if the unit is operating under interim status. In either case, the term of the granted petition expires upon the termination or denial of a RCRA permit, or upon the termination of interim status or when the volume limit of waste to be land disposed during the term of petition is reached.
- l) Prior to the Board's decision, the applicant shall comply with all restrictions on land disposal under this Part once the effective date for the waste has been reached.
- m) The petition granted by the Board does not relieve the petitioner of responsibilities in the management of hazardous waste under 35 Ill. Adm. Code 702, 703 and 720 through 726.
- n) Liquid hazardous wastes containing PCBs at concentrations greater than or equal to 500 ppm are not eligible for an adjusted standard under this Section.

(Source: Amended at 14 Ill. Reg. 14470, effective August 22, 1990 )

## Section 728.107 Waste Analysis

- a) Except as specified in Section 728.132 or 728.143, the generator shall test the generator's waste, or test an extract developed using the test method described in Appendix A, or use knowledge of the waste, to determine if the waste is restricted from land disposal under this Part.
- 1) If a generator determines that the generator is managing a restricted waste under this Part and determines that the waste does not meet the applicable treatment standards set forth in Subpart D or exceeds the applicable prohibition levels set forth in Section 728.132 or 728.139, with each shipment of waste the generator shall notify the treatment or storage facility in writing of the appropriate treatment standard set forth in Subpart D and any applicable prohibition levels set forth in Section 728.132 or 728.139. The notice must include the following information:

- A) USEPA Hazardous Waste Number;

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- B) The corresponding treatment standard and all applicable standards set forth in Section 728.132 or 728.139;
- C) The manifest number associated with the shipment of waste; and
- D) Waste analysis data, where available.
- 2) If a generator determines that the generator is managing a restricted waste under this Part, and determines that the waste can be land disposed without further treatment, with each shipment of waste the generator shall submit, to the treatment, storage or land disposal facility, a notice and a certification stating that the waste meets the applicable treatment standards set forth in Subpart D and the applicable prohibition levels set forth in Section 728.132 or 728.139.
- A) The notice must include the following information:
- USEPA Hazardous Waste Number;
  - The corresponding treatment standard;
  - The manifest number associated with the shipment of waste;
  - Waste analysis data, where available.
- B) The certification must be signed by an authorized representative and must state the following:
- I certify under penalty of law that I personally have examined and am familiar with the waste through analysis and testing or through knowledge of the waste to support this certification that the waste complies with the treatment standards specified in 35 Ill. Adm. Code 728.132, 728.139 or Section 3004(d) of the Resource Conservation and Recovery Act. I believe that the information I submitted is true, accurate and complete. I am aware that there are significant penalties for submitting a false certification, including the possibility of a fine and imprisonment.

- 3) If a generator's waste is subject to an exemption from a prohibition on the type of land disposal method utilized for the waste (such as, but not limited to, a case-by-case extension



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under Section 728.105, an exemption under Section 728.106, an extension under Section 728.101(c)(3) or a nationwide capacity variance under 40 CFR 268.Subpart C -(1987)-(1989), with each shipment of waste, the generator shall submit a notice with the waste to the facility receiving the generator's waste, stating that the waste is not prohibited from land disposal. The notice must include the following information:

- A) EPA hazardous waste number;
- B) The corresponding treatment standards and all applicable prohibitions set forth in Section 728.132 or 728.139;
- C) The manifest number associated with the shipment of waste;
- D) Waste analysis data, where available, and
- E) The date the waste is subject to the prohibitions.
- 4) If a generator determines that the generator is managing a waste that is subject to the prohibitions under Section 728.133(f) (including wastes that are disposed of in disposal units other than landfills or surface impoundments) and is not subject to the prohibitions set forth in Section 728.132, with each shipment of waste, the generator shall notify the treatment storage or disposal facility, in writing, of any applicable prohibitions set forth in Section 728.133(f). The notice must include the following information:
  - A) USEPA hazardous waste number;
  - B) The applicable prohibitions set forth in Section 728.133(f);
  - C) The manifest number associated with the shipment of waste; and
  - D) Waste analysis data where available.
- 5) If a generator determines whether the waste is restricted based solely on the generator's knowledge of the waste, the generator shall retain all supporting data used to make this determination on-site in the generator's files. If a generator determines whether the waste is restricted based on testing the waste or an extract developed using the test method described in Appendix A, the generator shall retain all waste analysis data on site in the generator's files.

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- 6) Generators shall retain on-site a copy of all notices, certifications, demonstrations, waste analysis data and other documentation produced pursuant to this Section for at least five years from the date that the waste that is the subject of such documentation was last sent to on-site or off-site treatment storage or disposal. The five year record retention period is automatically extended during the course of any unresolved enforcement action regarding the regulated activity or as requested by the Agency.
- b) Treatment facilities shall test their wastes according to the frequency specified in their waste analysis plans as required by 35 Ill. Adm. Code 724.113 or 725.113. Such testing must be performed as provided in subsections (b)(1), (b)(2) and (b)(3).
  - 1) For wastes with treatment standards expressed as concentrations in the waste extract (Section 728.141), the owner or operator of the treatment facility shall test the treatment residues or an extract of such residues developed using the test method described in Appendix A to assure that the treatment residues or extract meet the applicable treatment standards.
  - 2) For wastes prohibited under Section 728.132 or 728.139 which are not subject to any treatment standards under Subpart D, the owner or operator of the treatment facility shall test the treatment residues according to the generator testing requirements specified in Section 728.132 to assure that the treatment residues comply with the applicable prohibitions.
  - 3) For wastes with treatment standards expressed as concentrations in the waste (Section 728.143), the owner or operator of the treatment facility shall test the treatment residues (not an extract of such residues) to assure that the treatment residues meet the applicable treatment standards.
  - 4) A notice must be sent to the land disposal facility which includes the following information:
    - A) USEPA Hazardous Waste Number;
    - B) The corresponding treatment standards and all applicable prohibitions set forth in Section 728.132 or 728.139.
    - C) The manifest number associated with the shipment of waste; and
    - D) Waste analysis data, where available.



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- 5) The treatment facility shall submit a certification with each shipment of waste or treatment residue of a restricted waste to the land disposal facility stating that the waste or treatment residue has been treated in compliance with the treatment standards specified in Subpart D and the applicable prohibitions set forth in Section 728.132 or 728.139.

A) For wastes with treatment standards expressed as concentrations in the waste extract or in the waste (Sections 728.141 or 728.143), or for wastes prohibited under Section 728.132 or 728.139 which are not subject to any treatment standards under Subpart D, the certification must be signed by an authorized representative and must state the following:

I certify under penalty of law that I have personally examined and am familiar with the treatment technology and operation of the treatment process used to support this certification and that, based on my inquiry of those individuals immediately responsible for obtaining this information, I believe that the treatment process has been operated and maintained properly so as to comply with the performance levels specified in 35 Ill. Adm. Code 728. Subpart D and all applicable prohibitions set forth in 35 Ill. Adm. Code 728.132 or 728.139 or section 3004(d) of the Resource Conservation and Recovery Act without dilution of the prohibited waste. I am aware that there are significant penalties for submitting a false certification, including the possibility of fine and imprisonment.

B) For wastes with treatment standards expressed as technologies (Section 728.142), the certification must be signed by an authorized representative and must state the following:

I certify under penalty of law that the waste has been treated in accordance with the requirements of 35 Ill. Adm. Code 728.142. I am aware that there are significant penalties for submitting a false certification, including the possibility of fine and imprisonment.

- 6) If the waste or treatment residue will be further managed at a different treatment or storage facility, the treatment, storage or disposal facility sending the waste or treatment residue off-site must comply with the notice and certification requirements

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applicable to generators under this Section.

- 7) For wastes that are subject to the prohibitions under Section 728.133(f) and are not subject to the prohibitions set forth in Section 728.132, with each shipment of such waste the owner or operator shall notify any subsequent treatment, storage or disposal facility in writing, of any applicable prohibitions in writing, of any applicable prohibitions set forth in Section 728.133(f). The notice must include the following information:

- A) USEPA hazardous waste number;
  - B) The applicable prohibitions set forth in Section 728.133(f);
  - C) The manifest number associated with the shipment of waste; and
  - D) Waste analysis data, where available.
- 8) Where the wastes are recyclable materials used in a manner constituting disposal subject to the provisions of 35 Ill. Adm. Code 726.120(b), regarding treatment standards and prohibition levels, the owner or operator of a treatment facility (i.e. the recycler) is not required to notify the receiving facility pursuant to subsection (b)(4). With each shipment of such wastes the owner or operator of the recycling facility shall submit a certification described in subsection (b)(5), and a notice which includes the information listed in subsection (b)(4) (except the manifest number) to the Agency. The recycling facility also shall keep records of the name and location of each entity receiving the hazardous waste-derived product.

- c) The owner or operator of any land disposal facility disposing any waste subject to restrictions under this Part shall:

- 1) Have copies of the notice and certification specified in subsection (a) or (b), and the certification specified in Section 728.108 if applicable.
- 2) Test the waste, or an extract of the waste or treatment residue developed using the test method described in Appendix A or using any methods required by generators under Section 728.132, to assure that the wastes or treatment residues are in compliance with the applicable treatment standards set forth in Subpart D and all applicable prohibitions set forth in Sections 728.132 or 728.139. Such testing must be performed according to the



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frequency specified in the facility's waste analysis plan as required by 35 Ill. Adm. Code 724.113 or 725.113.

- 3) Where the owner or operator is disposing of any waste that is subject to the prohibitions under Section 728.133(f) but not subject to the prohibitions set forth in Section 728.132, the owner or operator shall ensure that such waste is the subject of a certification according to the requirements of Section 728.108 prior to disposal in a landfill or surface impoundment unit, and that such disposal is in accordance with the requirements of Section 728.105(h)(2). The same requirement applies to any waste that is subject to the prohibitions under Section 728.133(f) and also is subject to the statutory prohibitions in the codified prohibitions in Section 728.139 or Section 728.132

- 4) Where the owner or operator is disposing of any waste that is a recyclable material used in a manner constituting disposal subject to the provisions of 35 Ill. Adm. Code 726.120(b), the owner or operator is not subject to subsections (c)(1) through (3) with respect to such waste.

(Source: Amended at 14 Ill. Reg. 14470, effective August 22, 1990 )

## Section 728.108 Landfill and Surface Impoundment Disposal Restrictions

The Board incorporates by reference 40 CFR 268.8-7 as adopted at 53 Fed. Reg. 31211, August 17, 1988- (1989), as amended at 54 Fed. Reg. 36970, September 6, 1989. This Section incorporates no future editions or amendments. Prior to May 8, 1990, wastes which are otherwise prohibited from land disposal under Section 728.133(f) may be disposed in a landfill or surface impoundment which is in compliance with the requirements of 40 CFR 268.5(h)(2), incorporated by reference in Section 728.105, provided the requirements of 40 CFR 268.8 are met.

(Source: Amended at 14 Ill. Reg. 14470, effective August 22, 1990 )

## SUBPART C: PROHIBITION ON LAND DISPOSAL

## Section 728.132 Waste Specific Prohibitions -- California List Wastes

- a) The following hazardous wastes are prohibited from land disposal (except in injection wells):

- 1) Liquid hazardous wastes having a pH less than or equal to two (2.0);
- 2) Liquid hazardous wastes containing PCBs at concentrations greater than or equal to 50 ppm;

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- 3) Liquid hazardous wastes that are primarily water and contain halogenated organic compounds (HOCs) in total concentration greater than or equal to 1000 mg/l and less than 10,000 mg/l HOCs.
- d) The requirements of subsection (a) and (e) do not apply until:
  - 1) November 8, 1989, where the wastes are contaminated soil or debris not resulting from a CERCLA response action or from RCRA corrective action, as defined in Section 728.102. Until July 8, 1989, the wastes may be disposed of in a landfill or surface impoundment only if such disposal is in compliance with the requirements in 40 CFR 268.5(h)(2), incorporated by reference in Section 728.105.
  - 2) November 8, 1990, where the wastes are contaminated soil or debris resulting from a CERCLA response action or RCRA corrective action. Until November 8, 1990, the wastes may be disposed in a landfill or surface impoundment only if such unit is in compliance with the requirements specified in 40 CFR 268.5(h)(2), incorporated by reference in Section 728.105.
- e) The following hazardous wastes are prohibited from land disposal (subject to any regulation that may be promulgated with respect to disposal in injection wells):
  - 1) Liquid hazardous wastes that contain HOCs in total concentration greater than or equal to 1000 mg/l and are not prohibited under subsection (a)(3); and
  - 2) Nonliquid hazardous wastes containing HOCs in total concentration greater than or equal to 1000 mg/kg and which are not wastes described in subsection (d).
- f) The wastes described in subsections (e)(1) and (e)(2) may be disposed of in a landfill or surface impoundment only if ~~the facility~~-such unit is in compliance with the requirements specified in 40 CFR ~~268.5(h)(2)~~, incorporated by reference in Section 728.105.
- g) The requirements of subsections (a), (d) and (e) do not apply if:
  - 1) Persons have been granted an adjusted standard from a prohibition pursuant to a petition under Section 728.106, with respect to those wastes and units covered by the petition (except for liquid hazardous wastes containing PCBs at concentrations greater than or equal to 500 ppm which are not eligible for exemptions); or,



- 2) Persons have been granted an extension to the effective date of a prohibition pursuant to Section 728.105, with respect to those wastes covered by the extension; or
- 3) The wastes meet the applicable standards specified in Subpart D or, where treatment standards are not specified, the wastes are in compliance with the applicable prohibitions set forth in this Section or Section 728.139.
- h) The prohibitions and effective dates specified in subsections (a)(3), (d) and (e) do not apply where the waste is subject to a Subpart C prohibition and effective date for a specified HOC (such as a hazardous waste chlorinated solvent, see e.g. Section 728.130(a)).
- i) To determine whether or not a waste is a liquid under subsections (a) or (e) or under Section 728.139, the following test must be used: Method 9095 (Paint Filter Liquids Test), as described in "Test Methods for Evaluating Solid Wastes", incorporated by reference in 35 Ill. Adm. Code 720.111.
- j) Except as otherwise provided in this subsection, the waste analysis and recordkeeping requirements of Section 728.107 are applicable to wastes prohibited under this Part or Section 728.139:
  - 1) The initial generator of a liquid hazardous waste shall test the waste (not an extract or filtrate) in accordance with the procedures specified in 35 Ill. Adm. Code 721.122(a)(1), or use knowledge of the waste, to determine if the waste has a pH less than or equal to two (2.0). If the liquid waste has a pH less than or equal to two (2.0), it is restricted from land disposal and all requirements of this Part are applicable, except as otherwise specified in this Section.
  - 2) The initial generator of either a liquid hazardous waste containing PCBs or a liquid or nonliquid hazardous waste containing HOCs shall test the waste (not an extract or filtrate), or use knowledge of the waste, to determine whether the concentration levels in the waste equal or exceed the prohibition levels specified in this Section. If the concentration of PCBs or HOCs in the waste is greater than or equal to the prohibition levels specified in this Section, the waste is restricted from land disposal and all requirements of this Part are applicable, except as otherwise specified in this Section.

(Source: Amended at 14 Ill. Reg. 14470, effective August 22, 1990 )

Section 728.133 Waste Specific Prohibitions -- First Third Wastes

- a) The wastes specified in 35 Ill. Adm. Code 721.132 as USEPA hazardous wastes numbers listed below are prohibited from land disposal (except in an injection well). Until August 7, 1990, K061 wastes containing 15% zinc or greater are prohibited from land disposal pursuant to the treatment standards specified in Section 728.141 applicable to K061 wastes that contain less than 15% zinc.

F006 (nonwastewater)
K001
K004 <del>-(nonwastewater)-</del> wastes specified in Section 728.143(a) and Table B
K008 <del>-(nonwastewater)-</del> wastes specified in Section 728.143(a) and Table B
K015
K016
K018
K019
K020
K021 <del>-(nonwastewater)-</del> wastes specified in Section 728.143(a) and Table B
K022 (nonwastewater)
K024
K025 nonwastewaters specified in Section 728.143(a) and Table B
K030 (nonwastewater)
K036
K037
K044
K045 (nonexplosive)
K046 (nonwastewater)
K047
K060 (nonwastewater)
K061 (nonwastewaters containing less than 15% zinc)
K062 (non CaSO <sub>4</sub> )
K069 (nonwastewater)
K083 <del>-(nonwastewater)-</del>
K086 (solvent washes),
K087
K099
K100 nonwastewaters specified in Section 728.143(a) and Table B
K101 (wastewater)
K101 (nonwastewater, low arsenic subcategory -- less than 1% total arsenic)
K102 (wastewater)
K102 (nonwastewater, low arsenic subcategory -- less than 1% total arsenic)
K103



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- b) Effective August 8, 1990, the wastes specified in 35 Ill. Adm. Code 721.132 as USEPA Hazardous Waste Nos. K048, K049, K050, K051, K052, K061 (containing 15% zinc or greater), and K071 are prohibited from land disposal.
- c) Effective August 8, 1990, the wastes specified in Section 728.110 having a treatment standard in Subpart D based on incineration and which are contaminated soil and debris are prohibited from land disposal.
- d) Until August 8, 1990, wastes included in subsection (b) and (c) may be disposed of in a landfill or surface impoundment only if such unit is in compliance with the requirements specified in 40 CFR 268.5(h)(2), incorporated by reference in Section 728.105.
- e) The requirements of subsection (a), (b), (c) and (d) do not apply if:
- 1) The wastes meet the applicable standards specified in Subpart D; or
  - 2) Persons have been granted an adjusted standard pursuant to Section 728.106, with respect to those wastes and units covered by the petition; or
  - 3) Persons have been granted an extension to the effective date of a prohibition pursuant to Section 728.105, with respect to those wastes covered by the extension.
- f) Until May 8, 1990, the wastes specified in Section 728.110 for which treatment standards under Subpart D ~~are not applicable~~ have not been promulgated, including those wastes which are subject to the statutory prohibitions of Section 728.139 or codified prohibitions under Section 728.132, but not including wastes subject to a treatment standard under Section 728.142, are prohibited from disposal in a landfill or surface impoundment unless ~~the wastes are the subject of a valid demonstration and certification~~ the wastes are the subject of a valid demonstration and certification unless a demonstration and certification have been submitted pursuant to Section 728.108.
- g) To determine whether a hazardous waste listed in Section 728.110 exceeds the applicable treatment standards specified in Sections 728.131 and 728.143, the initial generator shall test a representative sample of the waste extract ~~of~~ or the entire waste depending on whether the treatment standards are expressed as concentrations in the waste extract or the waste, or the generator may use knowledge of the waste. If the waste contains constituents

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in excess of the applicable Subpart D levels, the waste is prohibited from land disposal and all requirements of this Part are applicable except as otherwise specified.

(Source: Amended at 14 Ill. Reg. 14470, effective August 22, 1990 )

## SUBPART E: PROHIBITIONS ON STORAGE

## Section 728.150 Prohibitions on Storage of Restricted Wastes

- a) Except as provided in this Section, the storage of hazardous wastes restricted from land disposal under Subpart C is prohibited, unless the following conditions are met:
- 1) A generator stores such wastes in tanks or containers on-site solely for the purpose of the accumulation of such quantities of hazardous waste as necessary to facilitate proper recovery, treatment or disposal and the generator complies with the requirements in 35 Ill. Adm. Code 722.134. (A generator who is in existence on the effective date of a regulation under this Part and who must store hazardous wastes for longer than 90 days due to the regulations under this Part becomes an owner or operator of a storage facility and must obtain a RCRA permit, as required by 35 Ill. Adm. Code 703. Such a facility may qualify for interim status upon compliance with the regulations governing interim status under 35 Ill. Adm. Code 703.153).
  - 2) An owner or operator of a hazardous waste treatment, storage or disposal facility stores such wastes in tanks or containers solely for the purpose of the accumulation of such quantities of hazardous waste as necessary to facilitate proper recovery, treatment or disposal and
    - A) Each container is clearly marked to identify its contents and the date each period of accumulation begins;
    - B) Each tank is clearly marked with a description of its contents, the quantity of each hazardous waste received and the date each period of accumulation begins, or such information is recorded and maintained in the operating record at the facility. Regardless of whether the tank itself is marked, the owner and operator shall comply with the operating record requirements of 35 Ill. Adm. Code 724.173 or 725.173.
  - 3) A transporter stores manifested shipments of such wastes at a transfer facility for 10 days or less.



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- b) An owner or operator of a treatment, storage or disposal facility may store such wastes for up to one year unless the Agency can demonstrate that such storage was not solely for the purpose of accumulation of such quantities of hazardous waste as are necessary to facilitate proper recovery, treatment or disposal.
- c) An owner or operator of a treatment, storage or disposal facility may store such wastes beyond one year; however, the owner or operator bears the burden of proving that such storage was solely for the purpose of accumulation of such quantities of hazardous waste as are necessary to facilitate proper recovery, treatment or disposal.

d) The prohibition in subsection (a) does not apply to the wastes which are the subject of an approved petition under Section 728.106, a nationwide variance contained in Subpart C, an approved case-by-case extension under Section 728.105 or a valid certification under Section 728.108. If a generator's waste is exempt from a prohibition on the type of land disposal utilized for the waste (for example, because of an approved case-by-case extension under 40 CFR 268.5, incorporated by reference in Section 728.105, an approved Section 728.106 petition or a national capacity variance under 40 CFR 268, Subpart C, the prohibition in subsection (a) does not apply during the period of such exemption.

e) The prohibition in subsection (a) does not apply to hazardous wastes that meet the treatment standards specified under Sections 728.141, 728.142 and 728.143 or the adjusted treatment standards specified under Section 728.144, or, where treatment standards have not been specified, is in compliance with the applicable prohibitions specified in Section 728.132 or 728.139.

f) Liquid hazardous wastes containing PCBs at concentrations greater than or equal to 50 ppm must be stored at a facility that meets the requirements of 40 CFR 761.65(b), incorporated by reference in 35 Ill. Adm. Code 720.111, and must be removed from storage and treated or disposed as required by the Part within one year of the date when such wastes are first placed into storage. The provisions of subsection (c) do not apply to such PCB wastes prohibited under Section 728.132.

(Source: Amended at 14 Ill. Reg. 14470, effective August 22, 1990 )

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- 1) Heading of the Part: RCRA Permit Program
- 2) Code Citation: 35 Ill. Adm. Code 703
- 3) Section Numbers: Adopted Action:  
703-Appendix A Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 111 1/2, pars. 1022.4 and 1027.
- 5) Effective Date of Amendment: August 22, 1990
- 6) Does this rulemaking contain an automatic repeal date?: No.
- 7) Does this Amendment contain incorporations by reference? No.
- 8) Date filed in Board's Principal Office: Order adopted July 3, 1990.
- 9) Notice of Proposal Published in Illinois Register:  
May 4, 1990; 14 Ill. Reg. 6619
- 10) Has JCAR issued a Statement of Objections to these rules? No.  
Section 22.4(a) of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1022.4(a)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.
- 11) Differences between proposal and final version:  
Minor editorial differences. The Board deleted item F.5 from Appendix A.
- 12) Have all the changes agreed upon by the Board and JCAR been made as indicated in the agreement letter issued by JCAR?  
Section 22.4(a) of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.
- 13) Will this Amendment replace an emergency Amendment currently in effect? No.
- 14) Are there any other amendments pending on this Part? No.



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15) Summary and Purpose of Amendments:

A complete description is contained in the Board's Adopted Opinion of July 3, 1990, in R90-2, which Opinion is available from the address below. Section 22.4(a) of the Environmental Protection Act (111. Rev. Stat. 1989, ch. 111 1/2, par. 1022.4(a)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

This rulemaking updates the Board's RCRA hazardous waste rules to correspond with amendments adopted by USEPA which appeared in the Federal Register during the period July 1 through December 31, 1989. The amendment specifies that an application to extend the closure period to receive only non-hazardous wastes is a Class 2 permit modification.

16) Information and questions regarding this adopted Amendment shall be directed to:

Morton F. Dorothy  
Scientific/Technical Section  
Illinois Pollution Control Board  
104 W. University  
Urbana, IL 61801  
217/ 333-5575

The full text of the Adopted Amendment begins on the next page:

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TITLE 35: ENVIRONMENTAL PROTECTION  
SUBTITLE G: WASTE DISPOSAL  
CHAPTER I: POLLUTION CONTROL BOARD  
SUBCHAPTER b: PERMITS

PART 703  
RCRA PERMIT PROGRAM

## SUBPART A: GENERAL PROVISIONS

Section  
703.100  
703.101  
703.110

Scope and Relation to Other Parts  
Purpose  
References

## SUBPART B: PROHIBITIONS

Section  
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703.121  
703.122  
703.123  
703.124  
703.125  
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703.127

Prohibitions in General  
RCRA Permits  
Specific Inclusions in Permit Program  
Specific Exclusions from Permit Program  
Discharges of Hazardous Waste  
Reapplications  
Initial Applications  
Federal Permits (Repealed)

## SUBPART C: AUTHORIZATION BY RULE AND INTERIM STATUS

Section  
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703.141  
703.150

Purpose and Scope  
Permits by Rule  
Application by Existing HWM Facilities and Interim Status  
Qualifications

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Application by New HWM Facilities  
Amended Part A Application  
Qualifying for Interim Status  
Prohibitions During Interim Status  
Changes During Interim Status  
Interim Status Standards  
Grounds for Termination of Interim Status  
Permits for Less Than an Entire Facility  
Closure by Removal  
Procedures for Closure Determination

## SUBPART D: APPLICATIONS

Section  
703.180  
703.181  
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Applications in General  
Contents of Part A  
Contents of Part B  
General Information



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Exposure Information  
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Other Information  
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Containers  
Tank Systems  
Surface Impoundments  
Waste Piles  
Incinerators  
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## SUBPART E: SHORT TERM AND PHASED PERMITS

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Incinerator Conditions Prior to Trial Burn  
Incinerator Conditions During Trial Burn  
Incinerator Conditions After Trial Burn  
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## SUBPART F: PERMIT CONDITIONS OR DENIAL

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Establishing Permit Conditions  
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## SUBPART G: CHANGES TO PERMITS

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## Appendix A Classification of Permit Modifications

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, pars. 1022.4 and 1027).

SOURCE: Adopted in R82-19, 53 PCB 131, at 7 Ill. Reg. 14289, effective October 12, 1983; amended in R83-24 at 8 Ill. Reg. 206, effective December 27, 1983; amended in R84-9 at 9 Ill. Reg. 11899, effective July 24, 1985; amended in R85-22 at 10 Ill. Reg. 1110, effective January 2, 1987; amended in R85-23 at 10 Ill. Reg. 13284, effective July 28, 1986; amended in R86-1 at 10 Ill. Reg. 14093, effective August 12, 1986; amended in R86-19 at 10 Ill. Reg. 20702, effective December 2, 1986; amended in R86-28 at 11 Ill. Reg. 6121, effective March 24, 1987; amended in R86-46 at 11 Ill. Reg. 13543, effective August 4, 1987; amended in R87-5 at 11 Ill. Reg. 19383, effective November 12, 1987; amended in R87-26 at 12 Ill. Reg. 2584, effective January 15, 1988; amended in R87-39 at 12 Ill. Reg. 13069, effective July 29, 1988; amended in R88-16 at 13 Ill. Reg. 447, effective December 27, 1988; amended in R89-1 at 13 Ill. Reg. 18477, effective November 13, 1989; amended in R89-9 at 14 Ill. Reg. 6278, effective April 16, 1990; amended in R90-2 at 14 Ill. Reg. 14492, effective August 22, 1990.

## Section 703.Appendix A Classification of Permit Modifications

## Class Modifications

## A. General Permit Provisions

1 1. Administrative and informational changes.

1 2. Correction of typographical errors.

1 3. Equipment replacement or upgrading with functionally equivalent components (e.g., pipes, valves, pumps, conveyors, controls).

4. Changes in the frequency of or procedures for monitoring, reporting, sampling or maintenance activities by the permittee:

1 a. To provide for more frequent monitoring, reporting or maintenance.

2 b. Other changes.

5. Schedule of compliance:

1\* a. Changes in interim compliance dates, with prior approval of the Agency.



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BOARD NOTE: "\*" indicates that prior Agency approval is required.

- 3 b. Extension of final compliance date.
- 1\* 6. Changes in expiration date of permit to allow earlier permit termination, with prior approval of the Agency.
- 1\* 7. Changes in ownership or operational control of a facility, provided the procedures of Section 703.260(b) are followed.
- B. General Facility Standards
  1. Changes to waste sampling or analysis methods:
    - 1 a. To conform with Agency guidance or Board regulations.
    - 2 b. Other changes.
  2. Changes to analytical quality assurance/control plan:
    - 1 a. To conform with agency guidance or regulations.
    - 2 b. Other changes.
  - 1 3. Changes in procedures for maintaining the operating record.
  - 2 4. Changes in frequency or content of inspection schedules.
  5. Changes in the training plan:
    - 2 a. That affect the type or decrease the amount of training given to employees.
    - 1 b. Other changes.
  6. Contingency plan:
    - 2 a. Changes in emergency procedures (i.e., spill or release response procedures).
    - 1 b. Replacement with functionally equivalent equipment, upgrade or relocate emergency equipment listed.
    - 2 c. Removal of equipment from emergency equipment list.
    - 1 d. Changes in name, address or phone number of coordinators or other persons or agencies identified in the plan.

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Note: When a permit modification (such as introduction of a new unit) requires a change in facility plans or other general facility standards, that change must be reviewed under the same procedures as the permit modification.

## C. Groundwater Protection

1. Changes to wells:
  - 2 a. Changes in the number, location, depth or design of upgradient or downgradient wells of permitted groundwater monitoring system.
  - 1 b. Replacement of an existing well that has been damaged or rendered inoperable, without change to location, design or depth of the well.
- 1\* 2. Changes in groundwater sampling or analysis procedures or monitoring schedule, with prior approval of the Agency.
- 1\* 3. Changes in statistical procedure for determining whether a statistically significant change in groundwater quality between upgradient and downgradient wells has occurred, with prior approval of the Agency.
- 2\* 4. Changes in point of compliance.
5. Changes in indicator parameters, hazardous constituents or concentration limits (including ACLs (Alternate Concentration Limits)):
  - 3 a. As specified in the groundwater protection standard.
  - 2 b. As specified in the detection monitoring program.
- 2 6. Changes to a detection monitoring program as required by 35 Ill. Adm. Code 724.198(j), unless otherwise specified in this Appendix.
7. Compliance monitoring program:
  - 3 a. Addition of compliance monitoring program as required by 35 Ill. Adm. Code 724.198(h)(4) and 724.199.
  - 2 b. Changes to a compliance monitoring program as required by 35 Ill. Adm. Code 724.199(k), unless otherwise specified in this Appendix.



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## 8. Corrective action program:

- 3 a. Addition of a corrective action program as required by 35 Ill. Adm. Code 724.199(i)(2) and 724.200.
- 2 b. Changes to a corrective action program as required by 35 Ill. Adm. Code 724.200(h), unless otherwise specified in this Appendix.

## D. Closure

## 1. Changes to the closure plan:

- 1\* a. Changes in estimate of maximum extent of operations or maximum inventory of waste on-site at any time during the active life of the facility, with prior approval of the Agency.
- 1\* b. Changes in the closure schedule for any unit, changes in the final closure schedule for the facility or extension of the closure period, with prior approval of the Agency.
- 1\* c. Changes in the expected year of final closure, where other permit conditions are not changed, with prior approval of the Agency.

- 1\* d. Changes in procedures for decontamination of facility equipment or structures, with prior approval of the Agency.

- 2 e. Changes in approved closure plan resulting from unexpected events occurring during partial or final closure, unless otherwise specified in this Appendix.

- 2 f. Extension of the closure period to allow a landfill, surface impoundment or land treatment unit to receive non-hazardous wastes after final receipt of hazardous wastes under 35 Ill. Adm. Code 724.213(d) or (e).

- 3 g. Creation of a new landfill unit as part of closure.

## 3. Addition of the following new units to be used temporarily for closure activities:

- 3 a. Surface impoundments.
- 3 b. Incinerators.

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- 3 c. Waste piles that do not comply with 35 Ill. Adm. Code 724.350(c).
- 2 d. Waste piles that comply with 35 Ill. Adm. Code 724.350(c).
- 2 e. Tanks or containers (other than specified below).
- 1\* f. Tanks used for neutralization, dewatering, phase separation or component separation, with prior approval of the Agency.

## E. Post-Closure

- 1 1. Changes in name, address or phone number of contact in post-closure plan.
- 2 2. Extension of post-closure care period.
- 3 3. Reduction in the post-closure care period.

- 1 4. Changes to the expected year of final closure, where other permit conditions are not changed.

- 2 5. Changes in post-closure plan necessitated by events occurring during the active life of the facility, including partial and final closure.

## F. Containers

## 1. Modification or addition of container units:

- 3 a. Resulting in greater than 25% increase in the facility's container storage capacity, except as provided in F(1)(c) and F(4)(a).
- 2 b. Resulting in up to 25% increase in the facility's container storage capacity, except as provided in F(1)(c) and F(4)(a).
- 1 c. Or treatment processes necessary to treat wastes that are restricted from land disposal to meet some or all of the applicable treatment standards or to treat wastes to satisfy (in whole or in part) the standard of "use of practically available technology that yields the greatest environmental benefit" contained in 40 CFR 268.8(a)(2)(ii), incorporated by reference in 35 Ill. Adm. Code 728.108, with prior approval of the Agency. This modification may also involve the addition of new waste codes or narrative description of wastes. It is not applicable to dioxin-



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containing wastes (F020, F021, F022, F023, F026, F027 and F028).

2.
  - a. Modification of a container unit without increasing the capacity of the unit.
  - b. Addition of a roof to a container unit without alteration of the containment system.
3. Storage of different wastes in containers, except as provided in F(4):
  - a. That require additional or different management practices from those authorized in the permit.
  - b. That do not require additional or different management practices from those authorized in the permit.

Note: See Section 703.280(g) for modification procedures to be used for the management of newly listed or identified wastes.

4. Storage or treatment of different wastes in containers:

2.
  - a. That require addition of units or change in treatment process or management standards, provided that the wastes are restricted from land disposal and are to be treated to meet some or all of the applicable treatment standards, or are to be treated to satisfy (in whole or in part) the standard of "use of practically available technology that yields the greatest environmental benefit" contained in 40 CFR 268.8(a)(2)(ii), incorporated by reference in 35 Ill. Adm. Code 728.108. It is not applicable to dioxin-containing wastes (F020, F021, F022, F023, F026, F027 and F028).

1.
  - b. That do not require the addition of units or a change in the treatment process or management standards, and provided that the units have previously received wastes of the same type (e.g., incinerator scrubber water). This modification is not applicable to dioxin-containing wastes (F020, F021, F022, F023, F026, F027 and F028).

5. Other changes in container management practices (e.g., aisle space, types of containers, segregation).

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## G. Tanks

## 1.

3.
  - a. Modification or addition of tank units resulting in greater than 25% increase in the facility's tank capacity, except as provided in paragraphs G(1)(c), G(1)(d) and G(1)(e).
2.
  - b. Modification or addition of tank units resulting in up to 25% increase in the facility's tank capacity, except as provided in paragraphs G(1)(d) and G(1)(e).
2.
  - c. Addition of a new tank that will operate for more than 90 days using any of the following physical or chemical treatment technologies: neutralization, dewatering, phase separation or component separation.
- 1\*.
  - d. After prior approval of the Agency, addition of a new tank that will operate for up to 90 days using any of the following physical or chemical treatment technologies: neutralization, dewatering, phase separation or component separation.
1.
  - e. Modification or addition of tank units or treatment processes that are necessary to treat wastes that are restricted from land disposal to meet some or all of the applicable treatment standards or to treat wastes to satisfy (in whole or in part) the standard of "use of practically available technology that yields the greatest environmental benefit" contained in 40 CFR 268.8(a)(2)(ii), incorporated by reference in 35 Ill. Adm. Code 728.108, with prior approval of the Agency. This modification may also involve the addition of new waste codes. It is not applicable to dioxin-containing wastes (F020, F021, F022, F023, F026, F027 and F028).
2.
  2. Modification of a tank unit or secondary containment system without increasing the capacity of the unit.
1.
  3. Replacement of a tank with a tank that meets the same design standards and has a capacity within +/- 10% of the replaced tank provided:
    - a. The capacity difference is no more than 1500 gallons,
    - b. The facility's permitted tank capacity is not increased and
    - c. The replacement tank meets the same conditions in the



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permit.

- 2 4. Modification of a tank management practice.
5. Management of different wastes in tanks:
- 3 a. That require additional or different management practices, tank design, different fire protection specifications or significantly different tank treatment process from that authorized in the permit, except as provided in paragraph G(5)(c).
- 2 b. That do not require additional or different management practices, tank design, different fire protection specification or significantly different tank treatment process than authorized in the permit, except as provided in paragraph G(5)(d).

Note: See Section 703.280(g) for modification procedures to be used for the management of newly listed or identified wastes.

- 1 c. That require addition of units or change in treatment processes or management standards, provided that the wastes are restricted from land disposal and are to be treated to meet some or all of the applicable treatment standards, or that are to be treated to satisfy (in whole or in part) the standard of "use of practically available technology that yields the greatest environmental benefit" contained in 40 CFR 268.8(a)(2)(ii), incorporated by reference in 35 Ill. Adm. Code 728.108. The modification is not applicable to dioxin-containing wastes (F020, F021, F022, F023, F026, F027 and F028).
- 1 d. That do not require the addition of units or a change in the treatment process or management standards, and provided that the units have previously received wastes of the same type (e.g., incinerator scrubber water). This modification is not applicable to dioxin-containing wastes (F020, F021, F022, F023, F026, F027 and F028).

## H. Surface Impoundments

- 3 1. Modification or addition of surface impoundment units that result in increasing the facility's surface impoundment storage or treatment capacity.
- 3 2. Replacement of a surface impoundment unit.

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- 2 3. Modification of a surface impoundment unit without increasing the facility's surface impoundment storage or treatment capacity and without modifying the unit's liner, leak detection system or leachate collection system.
- 2 4. Modification of a surface impoundment management practice.
5. Treatment, storage or disposal of different wastes in surface impoundments:
- 3 a. That require additional or different management practices or different design of the liner or leak detection system than authorized in the permit.
- 2 b. That do not require additional or different management practices or different design of the liner or leak detection system than authorized in the permit.

Note: See Section 703.280(g) for modification procedures to be used for the management of newly listed or identified wastes.

- 1 c. That are wastes restricted from land disposal that meet the applicable treatment standards or that are treated to satisfy the standard of "use of practically available technology that yields the greatest environmental benefit" contained in 40 CFR 268.8(a)(2)(ii), incorporated by reference in 35 Ill. Adm. Code 728.108, and provided that the unit meets the minimum technological requirements stated in 40 CFR 268.5(h)(2), incorporated by reference in 35 Ill. Adm. Code 728.105. This modification is not applicable to dioxin-containing wastes (F020, F021, F022, F023, F026, F027 and F028).
- 1 d. That are residues from wastewater treatment or incineration, provided the disposal occurs in a unit that meets the minimum technological requirements stated in 40 CFR 268.5(h)(2), incorporated by reference in 35 Ill. Adm. Code 728.105, and provided further that the surface impoundment has previously received wastes of the same type (for example, incinerator scrubber water). This modification is not applicable to dioxin-containing wastes (F020, F021, F022, F023, F026, F027 and F028).
1. Enclosed Waste Piles. For all waste piles, except those complying with 35 Ill. Adm. Code 724.350(c), modifications are treated the same as for a landfill. The following modifications are applicable only



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to waste piles complying with 35 Ill. Adm. Code 724.350(c).

1. Modification or addition of waste pile units:
  - 3 a. Resulting in greater than 25% increase in the facility's waste pile storage or treatment capacity.
  - 2 b. Resulting in up to 25% increase in the facility's waste pile storage or treatment capacity.
2. Modification of waste pile unit without increasing the capacity of the unit.
1. Replacement of a waste pile unit with another waste pile unit of the same design and capacity and meeting all waste pile conditions in the permit.
2. Modification of a waste pile management practice.
5. Storage or treatment of different wastes in waste piles:
  - 3 a. That require additional or different management practices or different design of the unit.
  - 2 b. That do not require additional or different management practices or different design of the unit.

Note: See Section 703.280(g) for modification procedures to be used for the management of newly listed or identified wastes.

## J. Landfills and Unenclosed Waste Piles

- 3 1. Modification or addition of landfill units that result in increasing the facility's disposal capacity.
- 3 2. Replacement of a landfill.
- 3 3. Addition or modification of a liner, leachate collection system, leachate detection system, run-off control or final cover system.
- 2 4. Modification of a landfill unit without changing a liner, leachate collection system, leachate detection system, run-off control or final cover system.
- 2 5. Modification of a landfill management practice.

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## 6. Landfill different wastes:

- 3 a. That require additional or different management practices, different design of the liner, leachate collection system or leachate detection system.
- 2 b. That do not require additional or different management practices, different design of the liner, leachate collection system or leachate detection system.

Note: See Section 703.280(g) for modification procedures to be used for the management of newly listed or identified wastes.

- 1 c. That are wastes restricted from land disposal that meet the applicable treatment standards or that are treated to satisfy the standard of "use of practically available technology that yields the greatest environmental benefit" contained in 40 CFR 268.8(a)(2)(ii), incorporated by reference in 35 Ill. Adm. Code 728.108, and provided that the landfill unit meets the minimum technological requirements stated in 40 CFR 268.5(h)(2), incorporated by reference in 35 Ill. Adm. Code 728.105. This modification is not applicable to dioxin-containing wastes (F020, F021, F022, F023, F026, F027 and F028).

- 1 d. That are residues from wastewater treatment or incineration, provided the disposal occurs in a landfill unit that meets the minimum technological requirements stated in 40 CFR 268.5(h)(2), incorporated by reference in 35 Ill. Adm. Code 728.105, and provided further that the landfill has previously received wastes of the same type (for example, incinerator ash). This modification is not applicable to dioxin-containing wastes (F020, F021, F022, F023, F026, F027 and F028).

## K. Land Treatment

- 3 1. Lateral expansion of or other modification of a land treatment unit to increase area extent.
- 2 2. Modification of run-on control system.
- 3 3. Modify run-off control system.
- 2 4. Other modification of land treatment unit component specifications or standards required in permit.



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5. Management of different wastes in land treatment units:
  - a. That require a change in permit operating conditions or unit design specifications.
  - b. That do not require a change in permit operating conditions or unit design specifications.

Note: See Section 703.280(g) for modification procedures to be used for the management of newly listed or identified wastes.
6. Modification of a land treatment unit management practice to:
  - a. Increase rate or change method of waste application.
  - b. Decrease rate of waste application.
7. Modification of a land treatment unit management practice to change measures of pH or moisture content or to enhance microbial or chemical reactions.
8. Modification of a land treatment unit management practice to grow food chain crops, to add to or replace existing permitted crops with different food chain crops or to modify operating plans for distribution of animal feeds resulting from such crops.
9. Modification of operating practice due to detection of releases from the land treatment unit pursuant to 35 Ill. Adm. Code 724.378(g)(2).
10. Changes in the unsaturated zone monitoring system resulting in a change to the location, depth, number of sampling points or replace unsaturated zone monitoring devices or components of devices with devices or components that have specifications different from permit requirements.
11. Changes in the unsaturated zone monitoring system that do not result in a change to the location, depth, number of sampling points, or that replace unsaturated zone monitoring devices or components of devices with devices or components having specifications different from permit requirements.
12. Changes in background values for hazardous constituents in soil and soil-pore liquid.
13. Changes in sampling, analysis or statistical procedure.

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- 2 14. Changes in land treatment demonstration program prior to or during the demonstration.
- 1\* 15. Changes in any condition specified in the permit for a land treatment unit to reflect results of the land treatment demonstration, provided performance standards are met, and the Agency's prior approval has been received.
- 1\* 16. Changes to allow a second land treatment demonstration to be conducted when the results of the first demonstration have not shown the conditions under which the wastes can be treated completely, provided the conditions for the second demonstration are substantially the same as the conditions for the first demonstration and have received the prior approval of the Agency.
- 3 17. Changes to allow a second land treatment demonstration to be conducted when the results of the first demonstration have not shown the conditions under which the wastes can be treated completely, where the conditions for the second demonstration are not substantially the same as the conditions for the first demonstration.
- 2 18. Changes in vegetative cover requirements for closure.
- L. Incinerators
  - 3 1. Changes to increase by more than 25% any of the following limits authorized in the permit: A thermal feed rate limit, a waste feed rate limit or an organic chlorine feed rate limit. The Agency shall require a new trial burn to substantiate compliance with the regulatory performance standards unless this demonstration can be made through other means.
  - 2 2. Changes to increase by up to 25% any of the following limits authorized in the permit: A thermal feed rate limit, a waste feed limit or an organic chlorine feed rate limit. The Agency shall require a new trial burn to substantiate compliance with the regulatory performance standards unless this demonstration can be made through other means.
  - 3 3. Modification of an incinerator unit by changing the internal size or geometry of the primary or secondary combustion units, by adding a primary or secondary combustion unit, by substantially changing the design of any component used to remove HCl or particulates from the combustion gases or by changing other features of the incinerator that could affect its



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capability to meet the regulatory performance standards. The Agency shall require a new trial burn to substantiate compliance with the regulatory performance standards, unless this demonstration can be made through other means.

procedures to be used for the management of newly listed or identified wastes.

- 2 4. Modification of an incinerator unit in a manner that will not likely affect the capability of the unit to meet the regulatory performance standards but which will change the operating conditions or monitoring requirements specified in the permit. The Agency may require a new trial burn to demonstrate compliance with the regulatory performance standards.

7. Shakedown and trial burn:

5. Operating requirements:

- 3 a. Modification of the limits specified in the permit for minimum combustion gas temperature, minimum combustion gas residence time or oxygen concentration in the secondary combustion chamber. The Agency shall require a new trial burn to substantiate compliance with the regulatory performance standards unless this demonstration can be made through other means.

- 1\* b. Authorization of up to an additional 720 hours of waste incineration during the shakedown period for determining operational readiness after construction, with the prior approval of the Agency.

- 3 b. Modification of any stack gas emission limits specified in the permit, or modification of any conditions in the permit concerning emergency shutdown or automatic waste feed cutoff procedures or controls.

- 1\* c. Changes in the operating requirements set in the permit for conducting a trial burn, provided the change is minor and has received the prior approval of the Agency.

- 2 c. Modification of any other operating condition or any inspection or recordkeeping requirement specified in the permit.

- 1\* d. Changes in the ranges of the operating requirements set in the permit to reflect the results of the trial burn, provided the change is minor and has received the prior approval of the Agency.

6. Incineration of different wastes:

- 1 8. Substitution of an alternate type of fuel that is not specified in the permit.

- 3 a. If the waste contains a POHC that is more difficult to incinerate than authorized by the permit or if incineration of the waste requires compliance with different regulatory performance standards than specified in the permit, the Agency shall require a new trial burn to substantiate compliance with the regulatory performance standards, unless this demonstration can be made through other means.

- b. If the waste does not contain a POHC that is more difficult to incinerate than authorized by the permit and if incineration of the waste does not require compliance with different regulatory performance standards than specified in the permit.

BOARD NOTE: See Section 703.280(g) for modification

BOARD NOTE: Derived from 40 CFR 270.42, Appendix I, as adopted at 53 Fed. Reg. 37934, September 28, 1988.

(Source: Amended at 14 Ill. Reg. 14492, effective August 22, 1990 )



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- 1) Heading of the Part: Standards for Owners and Operators of Hazardous Waste Treatment, Storage and Disposal Facilities
- 2) Code Citation: 35 Ill. Adm. Code 724
- 3) Section Numbers:  
724.113, 724.212, 724.213, 724.242  
Adopted Action:  
Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 111 1/2, pars. 1022.4 and 1027.
- 5) Effective Date of Amendment: August 22, 1990
- 6) Does this rulemaking contain an automatic repeal date?: No.
- 7) Does this Amendment contain incorporations by reference? No.
- 8) Date filed in Board's Principal Office: Order adopted July 3, 1990.
- 9) Notice of Proposal Published in Illinois Register:  
May 4, 1990; 14 Ill. Reg. 6638
- 10) Has JCAR issued a Statement of Objections to these rules? No.  
Section 22.4(a) of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1022.4(a)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.
- 11) Differences between proposal and final version:  
Minor editorial differences, including a typo in Section 724.212(d)(2)(B).  
In Section 724.113(a)(1), the Board has retained the second sentence, the general standard for the contents of the waste analysis plan.
- 12) Have all the changes agreed upon by the Board and JCAR been made as indicated in the agreement letter issued by JCAR?  
Section 22.4(a) of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.
- 13) Will this Amendment replace an emergency Amendment currently in effect?

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- No.
- 14) Are there any other amendments pending on this Part? Yes, in R90-10:

<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Illinois Register Citation</u>
724.401	Amendment	June 22, 1990; 14 Ill. Reg. 9773

15) Summary and Purpose of Amendments:

A complete description is contained in the Board's Adopted Opinion of July 3, 1990, in R90-2, which Opinion is available from the address below. Section 22.4(a) of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1022.4(a)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

This rulemaking updates the Board's RCRA hazardous waste rules to correspond with amendments adopted by USEPA which appeared in the Federal Register during the period July 1 through December 31, 1989.

These amendments allow certain hazardous waste management units which have received the final volume of hazardous waste to remain open to receive only non-hazardous wastes. In Section 724.213(e), the Board has proposed to utilize the adjusted standards procedures of Section 28.1 of the Act, and 35 Ill. Adm. Code 106, to authorize surface impoundments which do not meet liner and leachate collection requirements to remain open. The operator is required to remove hazardous liquids and sludges, and to develop a contingent corrective measures plan.

- 16) Information and questions regarding this adopted Amendment shall be directed to:

Morton F. Dorothy  
Scientific/Technical Section  
Illinois Pollution Control Board  
104 W. University  
Urbana, IL 61801  
217/ 333-5575

The full text of the Adopted Amendment begins on the next page:



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TITLE 35: ENVIRONMENTAL PROTECTION  
 SUBTITLE G: WASTE DISPOSAL  
 CHAPTER I: POLLUTION CONTROL BOARD  
 SUBCHAPTER C: HAZARDOUS WASTE OPERATING REQUIREMENTS

PART 724  
 STANDARDS FOR OWNERS AND OPERATORS OF HAZARDOUS WASTE  
 TREATMENT, STORAGE AND DISPOSAL FACILITIES

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 724.103

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## SUBPART B: GENERAL FACILITY STANDARDS

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724.442	Principal Organic Hazardous Constituents (POHCs)
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724.701	Environmental Performance Standards
724.702	Monitoring, Analysis, Inspection, Response, Reporting and Corrective Action
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## Appendix A RECORDKEEPING INSTRUCTIONS

## Appendix B EPA REPORT FORM AND INSTRUCTIONS (Repealed)

## Appendix D COCHRAN'S APPROXIMATION TO THE BEHRENS-FISHER STUDENT'S T-TEST

## Appendix E EXAMPLES OF POTENTIALLY INCOMPATIBLE WASTE

## Appendix I Groundwater Monitoring List

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. III 1/2, pars. 1022.4 and 1027).

SOURCE: Adopted in R82-19, 53 PCB 131, at 7 Ill. Reg. 14059, effective October 12, 1983; amended in R84-9 at 9 Ill. Reg. 11964, effective July 24, 1985; amended in R85-22 at 10 Ill. Reg. 1136, effective January 2, 1986; amended in R86-1 at 10 Ill. Reg. 14119, effective August 12, 1986; amended in R86-28 at 11 Ill. Reg. 6138, effective March 24, 1987; amended in R86-28 at 11 Ill. Reg. 8684, effective April 21, 1987; amended in R86-46 at 11 Ill. Reg. 13577, effective August 4, 1987; amended in R87-5 at 11 Ill. Reg. 19397, effective November 12, 1987; amended in R87-39 at 12 Ill. Reg. 13135, effective November 29, 1988; amended in R88-16 at 13 Ill. Reg. 458, effective December 28, 1988; amended in R89-1 at 13 Ill. Reg. 18527, effective November 13, 1989; amended in R90-2 at 14 Ill. Reg. 14511, effective August 22, 1990.

## SUBPART 8: GENERAL FACILITY STANDARDS

## Section 724.113 General Waste Analysis

## a) Analysis:

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- 1) Before an owner or operator treats, stores or disposes of any hazardous waste, or non-hazardous waste if applicable under Section 724.213(d), the owner or operator shall obtain a detailed chemical and physical analysis of a representative sample of the waste. At a minimum, this analysis must contain all the information which must be known to treat, store or dispose of the waste in accordance with the requirements of this Part or 35 Ill. Adm. Code 728, or with the conditions of a permit issued under 35 Ill. Adm. Code 702, 703 and 705.
- 2) The analysis may include data developed under 35 Ill. Adm. Code 721, and existing published or documented data on the hazardous waste or on hazardous waste generated from similar processes.

BOARD NOTE: For example, the facility's records of analyses performed on the waste before the effective date of these regulations, or studies conducted on hazardous waste generated from processes similar to that which generated the waste to be managed at the facility, may be included in the data base required to comply with subsection (a)(1). The owner or operator of an off-site facility may arrange for the generator of the hazardous waste to supply part or all of the information required by subsection (a)(1). If the generator does not supply the information, and the owner or operator chooses to accept a hazardous waste, the owner or operator is responsible for obtaining the information required to comply with this Section.

- 3) The analysis must be repeated as necessary to ensure that it is accurate and up to date. At a minimum, the analysis must be repeated:

- A) When the owner or operator is notified, or has reason to believe, that the process or operation generating the hazardous waste, or non-hazardous waste if applicable under Section 724.213(d), has changed; and
  - B) For off-site facilities, when the results of the inspection required in subsection (a)(4) indicate that the hazardous waste received at the facility does not match the waste designated on the accompanying manifest or shipping paper.
  - 4) The owner or operator of an off-site facility shall inspect and, if necessary, analyze each hazardous waste movement received at the facility to determine whether it matches the identity of the waste specified on the accompanying manifest or shipping paper.
- b) The owner or operator shall develop and follow a written waste analysis plan which describes the procedures which it will carry out



to comply with subsection (a). The owner or operator shall keep this plan at the facility. At a minimum, the plan must specify:

- 1) The parameters for which each hazardous waste, or non-hazardous waste if applicable under Section 724.213(d), will be analyzed and the rationale for the selection of these parameters (i.e., how analysis for these parameters will provide sufficient information on the waste's properties to comply with subsection (a)).
- 2) The test methods which will be used to test for these parameters.
- 3) The sampling method which will be used to obtain a representative sample of the waste to be analyzed. A representative sample may be obtained using either:
  - A) One of the sampling methods described in 35 Ill. Adm. Code 721.Appendix A; or
  - B) An equivalent sampling method.

BOARD NOTE: See 35 Ill. Adm. Code 720.121 for related discussion.
- 4) The frequency with which the initial analysis of the waste will be reviewed or repeated to ensure that the analysis is accurate and up to date.
- 5) For off-site facilities, the waste analyses that hazardous waste generators have agreed to supply.
- 6) Where applicable, the methods which will be used to meet the additional waste analysis requirements for specific waste management methods as specified in Sections 724.117, 724.414 and 724.441, and 35 Ill. Adm. Code 728.107. And,
- 7) For surface impoundments exempted from land disposal restrictions under 35 Ill. Adm. Code 728.104(a), the procedures and schedules for:
  - A) The sampling of impoundment contents;
  - B) The analysis of test data; and,
  - C) The annual removal of residues which are not delisted under 35 Ill. Adm. Code 720.122 or which exhibit a characteristic of hazardous waste, and either:

- i) Do not meet applicable treatment standards of 35 Ill. Adm. Code 728.Subpart D; or
- ii) Where no treatment standards have been established: Such residues are prohibited from land disposal under 35 Ill. Adm. Code 728.132 or 728.139; or such residues are prohibited from land disposal under 35 Ill. Adm. Code 728.133(f).

c) For off-site facilities, the waste analysis plan required in subsection (b) must also specify the procedures which will be used to inspect and, if necessary, analyze each movement of hazardous waste received at the facility to ensure that it matches the identity of the waste designated on the accompanying manifest or shipping paper. At a minimum, the plan must describe:

- 1) The procedures which will be used to determine the identity of each movement of waste managed at the facility; and
- 2) The sampling method which will be used to obtain a representative sample of the waste to be identified, if the identification method includes sampling.

BOARD NOTE: 35 Ill. Adm. Code 703, requires that the waste analysis plan be submitted with Part B of the permit application.

(Source: Amended at 14 Ill. Reg. 14511, effective August 22, 1990 )

#### SUBPART G: CLOSURE AND POST-CLOSURE

##### Section 724.212 Closure Plan; Amendment of Plan

###### a) Written Plan.

- 1) The owner or operator of a hazardous waste management facility shall have a written closure plan. In addition, certain surface impoundments and waste piles from which the owner or operator intends to remove or decontaminate the hazardous waste at partial or final closure are required by Sections 724.328(c)(1)(A) and 724.358(c)(1)(A) to have contingent closure plans. The plan must be submitted with the permit application, in accordance with 35 Ill. Adm. Code 703.183, and approved by the Agency as part of the permit issuance proceeding under 35 Ill. Adm. Code 705. In accordance with 35 Ill. Adm. Code 703.241, the approved closure plan will become a condition of any RCRA permit.



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- 2) The Agency's approval of the plan must ensure that the approved closure plan is consistent with Sections 724.211 through 724.215 and the applicable requirements of Sections 724.190 et seq., 724.278, 724.297, 724.328, 724.358, 724.380, 724.410, 724.451 and 724.701. Until final closure is completed and certified in accordance with Section 724.215, a copy of the approved plan and all approved revisions must be furnished to the Agency upon request, including request by mail.

- b) Content of plan. The plan must identify steps necessary to perform partial or final closure of the facility at any point during its active life. The closure plan must include, at least:

- 1) A description of how each hazardous waste management unit at the facility will be closed in accordance with Section 724.211;
- 2) A description of how final closure of the facility will be conducted in accordance with Section 724.211. The description must identify the maximum extent of the operations which will be unclosed during the active life of the facility; and
- 3) An estimate of the maximum inventory of hazardous wastes ever on-site over the active life of the facility and a detailed description of the methods to be used during partial closures and final closure, including, but not limited to, methods for removing, transporting, treating, storing or disposing of all hazardous wastes, and identification of the type(s) of off-site hazardous waste management units to be used, if applicable; and
- 4) A detailed description of the steps needed to remove or decontaminate all hazardous waste residues and contaminated containment system components, equipment, structures and soils during partial and final closure, including, but not limited to, procedures for cleaning equipment and removing contaminated soils, methods for sampling and testing surrounding soils and criteria for determining the extent of decontamination required to satisfy the closure performance standard; and
- 5) A detailed description of other activities necessary during the closure period to ensure that all partial closures and final closure satisfy the closure performance standards, including, but not limited to, groundwater monitoring, leachate collection, and run-on and run-off control; and
- 6) A schedule for closure of each hazardous waste management unit and for final closure of the facility. The schedule must include, at a minimum, the total time required to close each

hazardous waste management unit and the time required for intervening closure activities which will allow tracking of the progress of partial and final closure. (For example, in the case of a landfill unit, estimates of the time required to treat and dispose of all hazardous waste inventory and of the time required to place a final cover must be included.)

- 7) For facilities that use trust funds to establish financial assurance under Section 724.243 or 724.245 and that are expected to close prior to the expiration of the permit, an estimate of the expected year of final closure.

- c) Amendment of the plan. The owner or operator shall submit a written notification of or request for a permit modification to authorize a change in operating plans, facility design or the approved closure plan in accordance with the applicable procedures in 35 Ill. Adm. Code 702, 703 and 705. The written notification or request must include a copy of the amended closure plan for review or approval by the Agency.

- 1) The owner or operator may submit a written notification or request to the Agency for a permit modification to amend the closure plan at any time prior to notification of partial or final closure of the facility.
- 2) The owner or operator shall submit a written notification of or request for a permit modification to authorize a change in the approved closure plan whenever:

- A) Changes in operating plans or facility design affect the closure plan, or
- B) There is a change in the expected year of closure, if applicable.
- C) In conducting partial or final closure activities, unexpected events require modification of the approved closure plan.

- 3) The owner or operator shall submit a written request for a permit modification including a copy of the amended closure plan for approval at least 60 days prior to the proposed change in the facility design or operation, or no later than 60 days after an unexpected event has occurred which has affected the closure plan. If an unexpected event occurs during the partial or final closure period, the owner or operator shall request a permit modification no later than 30 days after the unexpected event. An owner or operator of a surface impoundment or waste pile that



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intends to remove all hazardous waste at closure and is not otherwise required to prepare a contingent closure plan under Sections 724.328(c)(1)(A) or 724.358(c)(1)(A), shall submit an amended closure plan to the Agency no later than 60 days after the date the owner or operator or Agency determines that the hazardous waste management unit must be closed as a landfill, subject to the requirements of Section 724.410, or no later than 30 days after that date if the determination is made during partial or final closure. The Agency shall approve, disapprove or modify this amended plan in accordance with the procedures in 35 Ill. Adm. Code 702, 703 and 705. In accordance with 35 Ill. Adm. Code 702.160 and 703.241, the approved closure plan will become a condition of any RCRA permit issued.

- 4) The Agency may request modifications to the plan under the conditions described in Section 724.212(c)(2). The owner or operator shall submit the modified plan within 60 days after the Agency's request, or within 30 days if the change in facility conditions occurs during partial or final closure. Any modifications requested by the Agency ~~shall~~ must be approved in accordance with the procedures in 35 Ill. Adm. Code 702, 703 and 705.

d) Notification of partial closure and final closure.

- 1) The owner or operator shall notify the Agency in writing at least 60 days prior to the date on which the owner or operator expects to begin closure of a surface impoundment, waste pile, land treatment or landfill unit, or final closure of a facility with such a unit. The owner or operator shall notify the Agency in writing at least 45 days prior to the date on which the owner or operator expects to begin final closure of a facility with only treatment or storage tanks, container storage, or incinerator units to be closed.

- 2) The date when the owner or operator "expects to begin closure" must be either:
  - A) No later than 30 days after the date on which any hazardous waste management unit receives the known final volume of hazardous wastes or, if there is a reasonable possibility that the hazardous waste management unit will receive additional hazardous wastes, no later than one year after the date on which the unit received the most recent volume of hazardous waste. If the owner or operator of a hazardous waste management unit demonstrates to the Agency that the hazardous waste management unit or facility has the capacity to receive additional hazardous wastes and

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that the owner and operator have taken, and will continue to take, all steps to prevent threats to human health and the environment, including compliance with all applicable permit requirements, the Agency shall approve an extension to this one-year limit. Or,

- B) For units meeting the requirements of Section 724.213(d), no later than 30 days after the date on which the hazardous waste management unit receives the final known volume of non-hazardous wastes, or, if there is a reasonable possibility that the hazardous waste management unit will receive additional non-hazardous wastes, no later than one year after the date on which the unit received the most recent volume of non-hazardous wastes. If the owner or operator demonstrates to the Agency that the hazardous waste management unit has the capacity to receive additional non-hazardous wastes and that the owner and operator have taken, and will continue to take, all steps to prevent threats to human health and the environment, including compliance with all applicable permit requirements, the Agency shall approve an extension to this one-year limit.

- 3) If the facility's permit is terminated, or if the facility is otherwise ordered, by judicial decree or Board order to cease receiving hazardous wastes or to close, then the requirements of this subsection do not apply. However, the owner or operator shall close the facility in accordance with the deadlines established in Section 724.213.

- e) Removal of wastes and decontamination or dismantling of equipment. Nothing in this Section shall preclude the owner or operator from removing hazardous wastes and decontaminating or dismantling equipment in accordance with the approved partial or final closure plan at any time before or after notification of partial or final closure.

(Source: Amended at 14 Ill. Reg. 14511, effective August 22, 1990 )

Section 724.213 Closure; Time Allowed for Closure

- a) All permits ~~shall~~ must require that, within 90 days after receiving the final volume of hazardous wastes, or the final volume of non-hazardous wastes, if the owner or operator complies with all the applicable requirements of subsections (d) and (e), at a hazardous waste management unit or facility, the owner or operator treat, remove from the unit or facility, or dispose of on-site, all hazardous wastes in accordance with the approved closure plan, unless



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the owner or operator makes the following demonstration by way of permit application or modification application. The Agency shall approve a longer period if the owner or operator demonstrates that:

- 1) Either:
  - A) The activities required to comply with this subsection will, of necessity, take longer than 90 days to complete; or
  - B) All of the following:
    - i) The hazardous waste management unit or facility has the capacity to receive additional hazardous wastes, or has the capacity to receive non-hazardous wastes, if the owner or operator complies with subsections (d) and (e); and
    - ii) There is a reasonable likelihood that the owner or operator or another person will recommence operation of the hazardous waste management unit or facility within one year; and
    - iii) Closure of the hazardous waste management unit or facility would be incompatible with continued operation of the site; and
- 2) The owner or operator has taken and will continue to take all steps to prevent threats to human health and the environment, including compliance with all applicable permit requirements.
- b) All permits ~~shall~~ must require that the owner or operator complete partial and final closure activities in accordance with the approved closure plan and within 180 days after receiving the final volume of hazardous wastes, or the final volume of non-hazardous wastes, if the owner or operator complies with all applicable requirements in subsections (d) and (e), at the hazardous waste management unit or facility, unless the owner or operator makes the following demonstration by way of permit application or modification application. The Agency shall approve a longer closure period if the owner or operator demonstrates that:
  - 1) Either:
    - A) The partial or final closure activities will, of necessity, take longer than 180 days to complete; or
    - B) All of the following:

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- i) The hazardous waste management unit or facility has the capacity to receive additional hazardous wastes, or has the capacity to receive non-hazardous wastes, if the owner or operator complies with subsections (d) and (e); and,
  - ii) There is reasonable likelihood that the owner or operator or another person will recommence operation of the hazardous waste management unit or facility within one year; and
  - iii) Closure of the hazardous waste management unit or facility would be incompatible with continued operation of the site; and
- 2) The owner and operator have taken and will continue to take all steps to prevent threats to human health and the environment from the unclosed but not operating hazardous waste management unit or facility including compliance with all applicable permit requirements.
- c) The demonstrations referred to in subsections (a)(1) and (b)(1) ~~shall~~ must be made as follows:
    - 1) The demonstration in subsection (a)(1) ~~must~~ shall be made at least 30 days prior to the expiration of the 90-day period in subsection (a); and
    - 2) The demonstration in subsection (b)(1) ~~must~~ shall be made at least 30 days prior to the expiration of the 180-day period in subsection (b), unless the owner or operator is otherwise subject to deadlines in subsection (d).
  - d) Continued receipt of non-hazardous waste. The Agency shall permit an owner or operator to receive only non-hazardous wastes in a landfill, land treatment unit or surface impoundment unit after the final receipt of hazardous wastes at that unit if:
    - 1) The owner or operator requests a permit modification in compliance with all applicable requirements in 35 Ill. Adm. Code 702, 703 and 705, and in the permit modification request demonstrates that:
      - A) The unit has the existing design capacity as indicated on the Part A application to receive non-hazardous wastes; and



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- B) There is a reasonable likelihood that the owner or operator or another person will receive non-hazardous wastes in the unit within one year after the final receipt of hazardous wastes; and
- C) The non-hazardous wastes will not be incompatible with any remaining wastes in the unit, or with the facility design and operating requirements of the unit or facility under this Part; and
- D) Closure of the hazardous waste management unit would be incompatible with continued operation of the unit or facility; and
- E) The owner or operator is operating and will continue to operate in compliance with all applicable permit requirements; and
- 2) The request to modify the permit includes an amended waste analysis plan, groundwater monitoring and response program, human exposure assessment required under 35 Ill. Adm. Code 703.186, and closure and post-closure plans and updated cost estimates and demonstrations of financial assurance for closure and post-closure care as necessary and appropriate, to reflect any changes due to the presence of hazardous constituents in the non-hazardous wastes, and changes in closure activities, including the expected year of closure if applicable under Section 724.212(b)(7), as a result of the receipt of non-hazardous wastes following the final receipt of hazardous wastes; and
- 3) The request to modify the permit includes revisions, as necessary and appropriate, to affected conditions of the permit to account for the receipt of non-hazardous wastes following receipt of the final volume of hazardous wastes; and
- 4) The request to modify the permit and the demonstrations referred to in subsections (d)(1) and (2) are submitted to the Agency no later than 120 days prior to the date on which the owner or operator of the facility receives the known final volume of hazardous wastes at the unit, or no later than 90 days after the effective date of this Section, whichever is later.
- e) Surface impoundments. In addition to the requirements in subsection (d), an owner or operator of a hazardous waste surface impoundment which is not in compliance with the liner and leachate collection system requirements in Section 724.321(c), (d) or (e) shall receive non-hazardous wastes only as authorized by an adjusted standard

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pursuant to this subsection.

- 1) The petition for adjusted standard must include:
- A) A plan for removing hazardous wastes; and
- B) A contingent corrective measures plan.
- 2) The removal plan must provide for:
- A) Removing all hazardous liquids; and
- B) Removing all hazardous sludges to the extent practicable without impairing the integrity of the liner or liners, if any; and
- C) Removal of hazardous wastes no later than 90 days after the final receipt of hazardous wastes. The Board will allow a longer time, if the owner or operator demonstrates:
- i) That the removal of hazardous wastes will, of necessity, take longer than the allotted period to complete; and
- ii) That an extension will not pose a threat to human health and the environment.
- 3) The contingent corrective measures plan:
- A) Must meet the requirements of a corrective action plan under Section 724.199, based upon the assumption that a release has been detected from the unit.
- B) May be a portion of a corrective action plan previously submitted under Section 724.199.
- C) May provide for continued receipt of non-hazardous wastes at the unit following a release only if the owner or operator demonstrates that continued receipt of wastes will not impede corrective action.
- D) Must provide for implementation within one year after a release, or within one year after the grant of the adjusted standard, whichever is later.
- 4) Release. A release is a statistically significant increase (or decrease in the case of pH) over background values for detection monitoring parameters or constituents specified in the permit,



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or over the facility's groundwater protection standard at the point of compliance, if applicable, detected in accordance with the requirements in Subpart F.

- 5) In the event of a release, the owner or operator of the unit:
  - A) Within 35 days, file with the Board a petition for adjusted standard. If the Board finds that it is necessary to do so in order to protect human health and the environment, the Board will modify the adjusted standard to require the owner or operator to:
    - i) Begin to implement the corrective measures plan in less than one year; or,
    - ii) Cease the receipt of wastes until the plan has been implemented.
    - iii) The Board will retain jurisdiction or condition the adjusted standard so as to require the filing of a new petition to address any required closure pursuant to subsection (e)(7).
  - B) Shall implement the contingent corrective measures plan.
  - C) May continue to receive wastes at the unit if authorized by the approved contingent measures plan.
- 6) Semi-annual report. During the period of corrective action, the owner or operator shall provide semi-annual reports to the Agency which:
  - A) Describe the progress of the corrective action program;
  - B) Compile all groundwater monitoring data; and
  - C) Evaluate the effect of the continued receipt of non-hazardous wastes on the effectiveness of the corrective action.
- 7) Required closure. The owner or operator shall commence closure of the unit in accordance with the closure plan and the requirements of this Part if the Board terminates the adjusted standard, or if the adjusted standard terminates pursuant to its terms.
  - A) The Board will terminate the adjusted standard if the owner or operator failed to implement corrective action measures

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in accordance with the approved contingent corrective measures plan; or

- B) The Board will terminate the adjusted standard if the owner or operator fails to make substantial progress in implementing the corrective measures plan and achieving the facility's groundwater protection standard, or background levels if the facility has not yet established a groundwater protection standard; or
- C) The adjusted standard will automatically terminate if the owner or operator fails to implement the removal plan.
- D) The adjusted standard will automatically terminate if the owner or operator fails to timely file a required petition for adjusted standard.
- 8) Adjusted standard procedures. The following procedures must be used in granting, modifying or terminating an adjusted standard pursuant to this subsection.
  - A) Except as otherwise provided, the owner or operator shall follow the procedures of 35 Ill. Adm. Code 106. Subpart 6 to petition the Board for an adjusted standard.
  - B) Initial justification. The Board will grant an adjusted standard pursuant to subsection (e)(1) if the owner or operator demonstrates that the removal plan and contingent corrective measures plans meet the requirements of subsections (e)(2) and (3).
  - C) The Board will include the following conditions in granting an adjusted standard pursuant to subsection (e)(1):
    - i) A plan for removing hazardous wastes.
    - ii) A requirement that the owner or operator remove hazardous wastes in accordance with the plan.
    - iii) A contingent corrective measures plan.
    - iv) A requirement that, in the event of a release, the owner or operator shall: within 35 days, file with the Board a petition for adjusted standard; implement the corrective measures plan; and, file semi-annual reports with the Agency.
    - v) A condition that the adjusted standard will terminate



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if the owner or operator fails to: implement the removal plan; or, timely file a required petition for adjusted standard.

- vi) A requirement that, in the event the adjusted standard is terminated, the owner or operator shall commence closure of the unit in accordance with the requirements of the closure plan and this Part.

- D) Justification in the event of a release. The Board will modify or terminate the adjusted standard pursuant to a petition filed under subsection (e)(5)(A) as provided in that subsection or in subsection (e)(7).

- 9) The Agency shall modify the RCRA permit to include the adjusted standard.

- 10) The owner or operator may file a permit modification application with a revised closure plan within 15 days after an adjusted standard is terminated.

(Source: Amended at 14 Ill. Reg. 14511, effective August 22, 1990 )

## SUBPART H: FINANCIAL REQUIREMENTS

## Section 724.242 Cost Estimate for Closure

- a) The owner or operator shall have a detailed written estimate, in current dollars, of the cost of closing the facility in accordance with the requirements in Sections 724.211 through 724.215 and applicable closure requirements in Sections 724.278, 724.297, 724.328, 724.358, 724.380, 724.410, 724.451 and 724.701 through 724.703.
- 1) The estimate must equal the cost of final closure at the point in the facility's active life when the extent and manner of its operation would make closure the most expensive, as indicated by its closure plan (see Section 724.212(b)); and
- 2) The closure cost estimate must be based on the costs to the owner or operator of hiring a third party to close the facility. A third party is a party who is neither a parent nor a subsidiary of the owner or operator. (See definition of parent corporation in Section 724.241(d)). The owner or operator may use costs for on-site disposal if the owner or operator ~~can~~ demonstrates that on-site disposal capacity will exist at all times over the life of the facility.

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- 3) The closure cost estimate must not incorporate any salvage value that may be realized with the sale of hazardous wastes, or non-hazardous wastes if applicable under Section 724.213(d), facility structures or equipment, land or other assets associated with the facility at the time of partial or final closure.
- 4) The owner or operator shall not incorporate a zero cost for hazardous wastes, or non-hazardous wastes if applicable under Section 724.213(d), that might have economic value.
- b) During the active life of the facility, the owner or operator shall adjust the closure cost estimate for inflation within 60 days prior to the anniversary date of the establishment of the financial instrument(s) used to comply with Section 724.243. For owners and operators using the financial test or corporate guarantee, the closure cost estimate must be updated for inflation within 30 days after the close of the firm's fiscal year and before submission of updated information to the Agency as specified in Section 724.243(f)(3). The adjustment may be made by recalculating the maximum costs of closure in current dollars, or by using an inflation factor derived from the annual Implicit Price Deflator for Gross National Product as published by the U.S. Department of Commerce in its Survey of Current Business as specified in subsections (b)(1) and (b)(2). The inflation factor is the result of dividing the latest published annual Deflator by the Deflator for the previous year.
- 1) The first adjustment is made by multiplying the closure cost estimate by the inflation factor. The result is the adjusted closure cost estimate.
- 2) Subsequent adjustments are made by multiplying the latest adjusted closure cost estimate by the latest inflation factor.
- c) During the active life of the facility the owner or operator shall revise the closure cost estimate no later than 30 days after the Agency has approved the request to modify the closure plan, if the change in the closure plan increases the cost of closure. The revised closure cost estimate must be adjusted for inflation as specified in Section 724.242(b).
- d) The owner or operator shall keep the following at the facility during the operating life of the facility: The latest closure cost estimate prepared in accordance with Sections 724.242(a) and (c) and, when this estimate has been adjusted in accordance with Section 724.242(b), the latest adjusted closure cost estimate.

(Source: Amended at 14 Ill. Reg. 14511, effective August 22, 1990 )



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## NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Standards for the Management of Specific Hazardous Waste and Specific Types of Hazardous Waste Management Facilities

2) Code Citation: 35 Ill. Adm. Code 726

3) Section Numbers:  
726.120  
Adopted Action:  
Amendment

4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 111 1/2, pars. 1022.4 and 1027.

5) Effective Date of Amendment: August 22, 1990

6) Does this rulemaking contain an automatic repeal date?: No.

7) Does this Amendment contain incorporations by reference? No.

8) Date filed in Board's Principal Office: Order adopted July 3, 1990.

9) Notice of Proposal Published in Illinois Register:

May 4, 1990; 14 Ill. Reg. 6660

10) Has JCAR issued a Statement of Objections to these rules? No.

Section 22.4(a) of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1022.4(a)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

11) Differences between proposal and final version:

Minor editorial differences.

12) Have all the changes agreed upon by the Board and JCAR been made as indicated in the agreement letter issued by JCAR?

Section 22.4(a) of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

13) Will this Amendment replace an emergency Amendment currently in effect? No.

14) Are there any other amendments pending on this Part? No.

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- 15) Summary and Purpose of Amendments:

A complete description is contained in the Board's Adopted Opinion of July 3, 1990, in R90-2, which Opinion is available from the address below. Section 22.4(a) of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1022.4(a)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

This rulemaking updates the Board's RCRA hazardous waste rules to correspond with amendments adopted by USEPA which appeared in the Federal Register during the period July 1 through December 31, 1989. The amendment is a correction to the "first third" land disposal bans, concerning commercial fertilizers made from hazardous waste.

- 16) Information and questions regarding this adopted Amendment shall be directed to:

Morton F. Dorothy  
Scientific/Technical Section  
Illinois Pollution Control Board  
104 W. University  
Urbana, IL 61801  
217/ 333-5575

The full text of the Adopted Amendment begins on the next page:



## POLLUTION CONTROL BOARD

## NOTICE OF ADOPTED AMENDMENTS

## TITLE 35: ENVIRONMENTAL PROTECTION

## SUBTITLE G: WASTE DISPOSAL

## CHAPTER I: POLLUTION CONTROL BOARD

## SUBCHAPTER C: HAZARDOUS WASTE OPERATING REQUIREMENTS

## PART 726

STANDARDS FOR THE MANAGEMENT OF SPECIFIC HAZARDOUS WASTE  
AND SPECIFIC TYPES OF HAZARDOUS WASTE MANAGEMENT FACILITIESSUBPART C: RECYCLABLE MATERIALS USED IN A MANNER  
CONSTITUTING DISPOSAL

## Applicability

Standards applicable to generators and transporters of materials used in a manner that constitutes disposal

Standards applicable to storers, who are not the ultimate users, of materials that are to be used in a manner that constitutes disposal

Standards applicable to users of materials that are used in a manner that constitutes disposal

Section  
726.120  
726.121

726.122  
726.123

## SUBPART D: HAZARDOUS WASTE BURNED FOR ENERGY RECOVERY

## Applicability

Prohibitions

Standards applicable to generators of hazardous waste fuel

Standards applicable to transporters of hazardous waste fuel

Standards applicable to marketers of hazardous waste fuel

Standards applicable to burners of hazardous waste fuel

Conditional exemption for spent materials and by-products exhibiting a characteristic of hazardous waste

Section  
726.130  
726.131  
726.132  
726.133  
726.134  
726.135  
726.136

## SUBPART E: USED OIL BURNED FOR ENERGY RECOVERY

## Applicability

Prohibitions

Standards applicable to generators of used oil burned for energy recovery

Standards applicable to marketers of used oil burned for energy recovery

Standards applicable to burners of used oil burned for energy recovery

Section  
726.140  
726.141  
726.142  
726.143  
726.144

SUBPART F: RECYCLABLE MATERIALS UTILIZED FOR PRECIOUS METAL  
RECOVERY

## Applicability and requirements

## SUBPART G: SPENT LEAD-ACID BATTERIES BEING RECLAIMED

Section  
726.170

## POLLUTION CONTROL BOARD

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Section  
726.180      Applicability and requirements

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, pars. 1022.4 and 1027).

SOURCE: Adopted in R85-22 at 10 Ill. Reg. 1162, effective January 2, 1986; amended in R86-1 at 10 Ill. Reg. 14156, effective August 12, 1986; amended in R87-26 at 12 Ill. Reg. 2900, effective January 15, 1988; amended in R89-1 at 13 Ill. Reg. 18606, effective November 13, 1989; amended in R90-2 at 14 Ill. Reg. 14533, effective August 22, 1990.

## SUBPART C: RECYCLABLE MATERIALS USED IN A MANNER CONSTITUTING DISPOSAL

## Section 726.120      Applicability

a) The regulations of this Subpart apply to recyclable materials that are applied to or placed on the land;

1) Without mixing with any other substance(s); or

2) After mixing or combination with any other substance(s). These materials will be referred to throughout this Subpart as "materials used in a manner that constitutes disposal."

b) Products produced for the general public's use that are used in a manner that constitutes disposal and that contain recyclable materials are not presently subject to regulation under this Subpart if the recyclable materials have undergone a chemical reaction in the course of producing the products so as to become inseparable by physical means and if such products meet the applicable treatment standards in 35 Ill. Adm. Code 728.Subpart D (or applicable prohibition levels in 35 Ill. Adm. Code 728.132 or 728.139, where no treatment standards have been established) for each recyclable material (i.e. hazardous waste ~~constituents~~) that they contain. Commercial fertilizers that are produced for the general public's use that contain recyclable materials also are not presently subject to regulation, provided they meet the same treatment standards or prohibitions levels for each recyclable material they contain. However, zinc-containing fertilizers using hazardous waste K061 that are produced for the general public's use ~~that contain recyclable materials also~~ are not presently subject to regulation under this Subpart.

(Source: Amended at 14 Ill. Reg. 14533, effective August 22, 1990 )



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

1) The Heading of the Part: ADMINISTRATION OF SOCIAL SERVICE PROGRAMS

2) Code Citation: 89 Ill. Adm. Code 130

3) Section Number: Adopted Action:

130.200 Amendment

4) Statutory Authority: Sections 9-1, 12-4.5 through 12-4.7 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 9-1, 12-4.5 through 12-4.7 and 12-13); and Sections 2, 3 and 3.2 of the "AN ACT in relation to domestic relations and domestic violence shelter and service programs" (Ill. Rev. Stat. 1989, Ch. 40, Pars. 2402, 2403 and 2403.2)

5) Effective Date of Amendment: August 29, 1990

6) Does this rulemaking contain an automatic repeal date?  
Yes    No   X  

7) Does this Amendment contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: August 29, 1990

9) Notice of Proposal Published in Illinois Register:  
January 26, 1990 (14 Ill. Reg. 1564)

10) Has JCAR issued a Statement of Objections to this Adopted Amendment? Yes

A) Statement of Objection: Aug. 10, 1990 (14 Ill. Reg. 12946)

B) Agency Response: Sept. 7, 1990 (14 Ill. Reg. 14606)

C) Date Agency Response Submitted for Approval to JCAR:

August 8, 1990

11) Difference(s) between proposal and final version: Based on comments received from the Joint Committee on Administrative Rules, at line 4 of subsection (a) and line 10 of subsection (c), the word "Donated Funds" is changed to "Local Initiative".

## DEPARTMENT OF PUBLIC AID

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12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will this Adopted Amendment replace an Emergency Amendment currently in effect? No

14) Are there any Amendments pending on this Part? No

15) Summary and Purpose of Adopted Amendment: This rulemaking identifies all Department funding sources for domestic violence shelters, revises the matching requirement a service provider must meet to receive funding from the General Revenue Fund and the Domestic Violence Shelter and Service Fund (13% cash or in-kind except funds for marriage license fees) and establishes a Domestic Violence Advisory Council.

16) Information and questions regarding this Adopted Amendment shall be directed to:

Name: Anita Williams, Staff Attorney  
Office of the General Counsel

Address: Illinois Department of Public Aid  
Jesse B. Harris Building, II  
100 South Grand Avenue East, 3rd Flr.  
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendment begins on the next page:



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

TITLE 89: SOCIAL SERVICES  
CHAPTER I: DEPARTMENT OF PUBLIC AID  
SUBCHAPTER C: SOCIAL SERVICES

## PART 130

ADMINISTRATION OF SOCIAL  
SERVICE PROGRAMS

## SUBPART A: TITLE XX BLOCK GRANT PROGRAM

Section	Program Administration
130.10	Definitions
130.15	Goal of Services
130.20	Service Activities
130.25	Expenditure of Block Grant Funds
130.30	Limitations on Services and Expenditures
130.35	Eligibility For Services
130.40	Opportunity to Apply For and Receive Services
130.45	Client Case Records
130.46	Purchase Of Services
130.50	Record Retention
130.60	Fees For Purchased Services
130.70	Fees For Services Provided Through Grants-In-Aid
130.71	Reporting Requirements
130.80	

## SUBPART B: LOCAL INITIATIVE FUND PROGRAM

Section	Applicability Of Other Sections
130.100	Overview
130.110	Program Administration
130.120	Request For Proposal
130.130	Allied Agency Responsibilities
130.140	Funding Mechanism
130.150	Sources of Local Funds
130.152	Title XX Funds
130.154	Donor Restrictions on Donations (Repealed)
130.158	Reimbursement Process - Donations (Transferred Funds or Co-Payments)
130.160	Advance Disbursement System
130.161	Reimbursement Process (Certification of Expended Funds)
130.162	Assignment of Budget Costs
130.170	

## DEPARTMENT OF PUBLIC AID

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## SUBPART C: DOMESTIC VIOLENCE PROGRAM

Section	Domestic Violence Shelter and Service Programs
130.200	

## SUBPART D: DISTRIBUTION OF FEDERAL SURPLUS COMMODITIES

Section	Program Administration
130.300	Definitions
130.301	Allocation Methodology for Federal Surplus Commodities
130.302	Distribution Network Agencies
130.310	Local Distribution Centers
130.311	Liability of Distribution Network Agencies
130.312	Reports and Maintenance of Records
130.313	Payment for Distribution
130.314	Second Harvest Shared Maintenance Fees
130.315	Eligibility to Receive Commodities
130.320	Issue Rates of Commodities
130.321	

## SUBPART E: INCORPORATION BY REFERENCE

Section	Incorporation By Reference
130.500	

AUTHORITY: Implementing and authorized by Sections 9-1, 12-4.5 through 12-4.7, and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 9-1, 12-4.5 through 12-4.7, and 12-13); and Sections 2 and 3 of "AN ACT in relation to domestic relations and domestic violence shelters and service programs", (Ill. Rev. Stat. 1989, ch. 40, pars. 2402 and 2403)

SOURCE: New rules adopted and codified at 8 Ill. Reg. 6069, effective April 25, 1984; amended at 9 Ill. Reg. 8645, effective May 22, 1985; amended at 9 Ill. Reg. 15882, effective October 6, 1985; amended at 10 Ill. Reg. 11915, effective July 3, 1986; amended at 11 Ill. Reg. 2828, effective January 30, 1987; amended at 13 Ill. Reg. 3831, effective March 17, 1989; amended at 13 Ill. Reg. 16756, effective October 13, 1989; amended at 14 Ill. Reg. 13772, effective August 20, 1990; amended at 14 Ill. Reg. 14537, effective August 29, 1990.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.



## NOTICE OF ADOPTED AMENDMENT

## SUBPART C: DOMESTIC VIOLENCE PROGRAM

## Section 130.200 Domestic Violence Shelter and Service Programs

a) The Department shall fund domestic violence shelters and service programs from the Domestic Violence Shelter and Service Fund, General Revenue Fund, and the Local Initiative Fund. These programs shall be administered by the Illinois Coalition Against Domestic Violence.

b) The Coalition shall contract for delivery of services with local private not-for-profit or public agencies throughout the State which:

- 1) Meet State and local requirements (i.e., health, safety and zoning requirements);
- 2) Can provide a broad range of quality services and referrals to victims of domestic violence; and
- 3) Assure the health and safety of victims of domestic violence.

c) To receive funds, a service provider must provide matching funds at a percentage level of the cost of the program being funded, as identified in the program proposal submitted to and accepted by the Coalition. The percentage level of matching funds shall be calculated and applied annually by the Department, and shall be a weighted average based upon total levels of appropriated funding sources, and the required match for each funding source. The required match for Designated-Funds-Local Initiative monies allocated to service programs is 25%; the required match for Domestic Violence Shelter and Service Fund and General Revenue Fund monies allocated to service programs is 13.5% 13% cash or in-kind, with not more than 6.5% representing in-kind contributions (except those funds governed by P.A. 86-0559).

d) The Department and the Coalition shall assure that an amount equal to all funds which are paid into the Domestic Violence Shelter and Service Fund from the marriage license fees collected in a county which has a population which exceeds 500,000 shall be used in

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

## Section 130.200 Domestic Violence Shelter and Service Programs (Cont'd)

~~these counties for domestic violence shelter and service programs (Ill. Rev. Stat. 1983, ch. 127, par. 142(b)(4)).~~

d) The Department shall establish a Domestic Violence Advisory Council and shall receive recommendations from the Council on the provision of services to domestic violence victims and on program funding.

(Source: Amended at 14 Ill. Reg. 14537, effective August 29, 1990)



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part:

Child Health Examination Code

2) Code Citation:

77 Ill. Adm. Code 665

3) Section Numbers:

665.240

Adopted Action:

Amended

4) Statutory Authority:

The School Code

Ill. Rev. Stat. 1987, ch. 122, par. 27-8.1 et seq.

5) Effective Date of Rules:

August 27, 1990

6) Does this Rulemaking Contain an Automatic Repeal Date? Yes ☐ No ☒

If "yes," please specify date:

7) Does this Rulemaking Contain Any Incorporations by Reference? Yes ☐ No ☒If "yes," please specify type: 6.02(a) ☐ or 6.02(b) ☐If "6.02(b)," was a copy of the approval form issued by the Joint Committee attached to this rulemaking? Yes ☐ No ☐8) Date Filed in Agency's Principal Office:

August 27, 1990

9) Date Notice(s) of Proposal was Published in Illinois Register:

April 13, 1990 - 13 Ill. Reg. 5446

10) Has the Joint Committee on Administrative Rules issued a Statement of Objections to this/these Rules? Yes ☐ No ☒

If "yes," please complete the following:

A) Statement of Objection: ☐ Ill. Reg. ☐B) Agency Response: ☐ Ill. Reg. ☐

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

C) Date Agency Response Submitted for Approval to the Joint Committee:11) Difference Between Proposal and Final Version:

The following changes were made in response to comments received during the first notice or public comment period:

1. In Section 665.240 (c)(1), the Department will change the language to read as follows:

"Children who have had measles or have been immunized with one dose of live measles virus vaccine at 15 months of age or older, or children who have had two doses of live measles virus vaccine, the first dose at least 12 months of age and the second dose no less than 1 month after the first, shall be considered protected and in compliance."

2. In Section 665.240 (c)(2), the Department will change the language to read as follows:

"Children entering the 5th grade for the first time after July of 1990, entering the 9th grade for the first time after July of 1991, and entering at any grade level after July of 1993, will be required to show evidence of having received two doses of live measles virus vaccine, the first dose at least 12 months of age and the second dose no less than 1 month after the first or other proof of immunity as described in this Part."

3. A Section 665.240 (c)(5) will be added and will read as follows:

"For students attending school programs where grade levels are not assigned, proof of two doses of live measles virus vaccine as described in subsection (c)(2) shall be submitted prior to the school year in which the child reaches the ages of 5, 10, and 15."

4. In Section 665.240(c)(3), the Department will change the paragraph to read:

"Any child two years of age or older who is entering at a grade level in which evidence of two doses of live measles virus vaccine is not required, shall show proof (dates, see Section 665.250(b)) of receiving measles vaccine at 15 months of age or older. (Immunization at 12 months of age or older is acceptable for those students who entered kindergarten or first grade prior to the 1981-82 school year). Proof (dates) of



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disease, if verified by a physician, may be substituted for proof of vaccination. See Section 665.250(c)."

The following changes were made in response to comments and suggestions of the Joint Committee on Administrative Rules:

1. The Department changed "Fifteen" to "15" in Section 665.240(c)(1), line 2.
2. The Department changed "one" to "1" in Section 665.240(c)(1), line 5.
3. The Department changed "Fifth" to "5th" in Section 665.240(c)(2), line 1.
4. The Department changed "one" to "1" in Section 665.240(c)(2), line 6.
5. The Department changed "must" to "shall" in Section 665.240(c)(3), line 3.
6. The Department changed "twelve" to "12" in Section 665.240(c)(3), line 5.

The following changes were made in response to the Administrative Code Division:

1. The Department will change "Ill. Reg. 41, 176" to read " Ill. Reg. 41, p. 176."

In addition, various typographical, grammatical and form changes were made in response to the comments from the Administrative Code Division and the Joint Committee on Administrative Rules.

- 12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee?

The Department has made all the changes to which it agreed with the Joint Committee.

- 13) Will the Rules Replace an Emergency Rule Currently in Effect?

Yes ☒ No ☐

- 14) Are there any other Amendments Pending on this Part? Yes ☐ No ☒

If Yes:

Section Numbers	Proposed Action	Ill. Reg. Citation
-----------------	-----------------	--------------------

- 15) Summary and Purpose of Rules:

This rulemaking modifies the existing requirement that children receive a single vaccination with the live measles virus vaccine at 15 months or older to require two vaccinations with the first being at least 12 months of age and the second no less than a month later.

These rules specify that a student entering the 5th grade for the first time after July of 1990, entering the 9th grade for the first time after July of 1991, and entering at any grade level after July of 1993, will be required to show evidence of having received two doses of live measles virus vaccine, the first dose at least 12 months of age and the second dose no less than 1 month after the first or other proof of immunity.

- 16) Information and Questions regarding this Adopted Rulemaking shall be directed to:

Mr. Robert John Kane, Division of Governmental Affairs, Department of Public Health, 525 West Jefferson, Second Floor, Springfield, Illinois 62761, 217/782-6187.

The full text of the Adopted Rules begins on the next page:



DEPARTMENT OF PUBLIC HEALTH

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

NOTICE OF ADOPTED AMENDMENTS

TITLE 77: PUBLIC HEALTH  
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH  
SUBCHAPTER i: MATERNAL AND CHILD HEALTH

SUBPART F: VISION EXAMINATION

PART 665

CHILD HEALTH EXAMINATION CODE

SUBPART A: GENERAL PROVISIONS

Section  
665.100 Statutory Authority  
665.110 General Considerations

SUBPART B: HEALTH EXAMINATION

Section  
665.120 Health Examination Requirement  
665.130 Signature of Physician  
665.140 Time Examinations to be Conducted  
665.150 Report Forms  
665.160 Proof of Examination  
665.210 Proof of Immunizations  
665.220 Local School Authority  
665.230 School Entrance  
665.240 Basic Immunization  
665.250 Proof of Immunity  
665.260 Booster Immunizations  
665.270 Compliance with the Law  
665.280 Physician Statement of Immunity

SUBPART C: VISION AND HEARING SCREENING

Section  
665.310 Vision and Hearing Screening

SUBPART D: DENTAL EXAMINATION

Section  
665.410 Dental Examination Recommendation  
665.420 Dental Examination  
665.430 Dental Examination Record  
665.440 Guidelines

SUBPART E: EXCEPTIONS

Section  
665.510 Objection of Parent or Legal Guardian

665.520 Medical Objection

Section  
665.610 Vision Examination Recommendation  
665.620 Vision Examination  
665.630 Vision Examination Report  
665.640 Indigent Students

Appendix A Vision Examination Report  
Appendix B Certificate of Child Health Examination

AUTHORITY: Implementing and authorized by Section 27-8.1 of The School Code (Ill. Rev. Stat. 1989, ch. 122, par. 27-8.1).

SOURCE: Emergency rule adopted at 4 Ill. Reg. 38, p. 275, effective September 10, 1980, for a maximum of 150 days; emergency rule adopted at 4 Ill. Reg. 41, p. 176, effective October 1, 1980, for a maximum of 150 days; adopted at 5 Ill. Reg. 1403, effective January 29, 1981; codified at 8 Ill. Reg. 8921; amended at 11 Ill. Reg. 11791 effective June 29, 1987; amended at 13 Ill. Reg. 11565, effective July 1, 1989; amended at 13 Ill. Reg. 17047, effective November 1, 1989; emergency amendment at 14 Ill. Reg. 5617, effective March 30, 1990 for a maximum of 150 days; amended at 14 Ill. Reg. 14543, effective August 27, 1990.

Section 665.240 Basic Immunization

a) Diphtheria, Pertussis, Tetanus

- 1) Any child 5 years of age or younger entering school for the first time must show proof (dates, see Section 665.250(b)) of having received four or more doses of Diphtheria, Pertussis, Tetanus (DPT) with the last dose being a booster and having been received on or after the 4th birthday, but prior to school entrance; or within one year prior to school entrance. Individual doses in the series must have been received no less than four weeks apart.
- 2) Any child 6 years of age or older must show proof (dates, see Section 665.250(b)) of receiving three or more doses of DPT or Tetanus, Diphtheria (Td) with the last dose being a booster and having been received on or after the 4th birthday. Individual doses in the series must have been received no less than four weeks apart.
- 3) If 10 years have elapsed since the last booster, an additional booster is required.



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## b) Polio

- 1) Any child 5 years of age or younger entering school for the first time must show proof (dates, see Section 665.250(b)) of having received three or more doses of Trivalent oral Polio Vaccine (TOPV) with the last dose being a booster and having been received on or after the 4th birthday but prior to school entrance. Individual doses in the series must have been received no less than six weeks apart.
- 2) Any child 6 years of age or older must show proof (dates, see Section 665.250(b)) of receiving three or more doses to TOPV with the last dose being a booster and having been received on or after the 4th birthday. Individual doses in the series must have been received no less than six weeks apart.
- 3) A series of inactivated polio virus vaccine (IPV) and appropriate boosters may, for an individual, be substituted for vaccination with TOPV at the direction of a physician.

## c) Measles

- 1) Children who have had measles or have been immunized with one dose of live measles virus vaccine at 15 months of age or older, or children who have had two doses of live measles virus vaccine, the first dose at least 12 months of age and the second dose no less than 1 month after the first, shall be considered protected and in compliance.
- 2) Children entering the 5th grade for the first time after July of 1990, entering the 9th grade for the first time after July of 1991, and entering at any grade level after July of 1993, will be required to show evidence of having received two doses of live measles virus vaccine, the first dose at least 12 months of age and the second dose no less than 1 month after the first or other proof of immunity described in this Part.
- 3) Any child two years of age or older who is entering at any grade level in which evidence of two doses of live measles virus vaccine is not required, shall must show proof (dates, see Section 665.250(b)) of receiving measles vaccine at 15 months of age or older. Immunization at ~~until-school-year-1981-82;~~ twelve 12 months of age or older is acceptable for those students who entered ~~the 1981-82 school-year.~~ kindergarten or first grade ~~prior to the 1981-82 school-year.~~ Proof (dates) of disease, if verified by a physician, may be substituted for proof of vaccination. See Section 665.250(c).

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- 42) If immunization was received prior to 1968, proof must be provided that a live virus vaccine was given.
- 5) For students attending school programs where grade levels are not assigned, proof of two doses of live measles virus vaccine as described in (c)(2) shall be submitted prior to the school year in which the child reaches the ages of 5, 10, and 15.
- d) Rubella, Mumps
  - 1) All children 2 years of age or older entering school at any grade level must show proof (dates, see Section 665.250(b)) of receiving rubella vaccine on or after the 1st birthday. Proof of disease is not acceptable unless laboratory evidence is presented with blood titer of 1:16 (or equivalent titer) or greater.
  - 2) Any child, two years of age or older, entering at any grade level must show proof (dates, see Section 665.250(b)) of receiving mumps vaccine at 12 months of age or older. Proof (dates) of diseases if verified by physician, may be substituted for proof of vaccination.

(Source: Amended at 14 Ill. Reg. 14543, effective August 27, 1990)



DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part:

College Immunization Code

2) Code Citation:

77 Ill. Adm. Code 694

3) Section Numbers:

694.20 Amended  
694.100 Amended  
Appendix A Amended

4) Statutory Authority:

AN ACT concerning education & amending an ACT herein named  
Ill. Rev. Stat. 1988, ch. 144, par. 2601 et seq.

5) Effective Date of Rules:

August 27, 1990

6) Does this Rulemaking Contain an Automatic Repeal Date? Yes \_\_\_ No X

If "yes," please specify date:

7) Does this Rulemaking Contain Any Incorporations by Reference? Yes \_\_\_ No X

If "yes," please specify type: 6.02(a) \_\_\_ or 6.02(b) \_\_\_

If "6.02(b)," was a copy of the approval form issued by the Joint  
Committee attached to this rulemaking? Yes \_\_\_ No \_\_\_

8) Date Filed in Agency's Principal Office:

August 27, 1990

9) Date Notice(s) of Proposal was Published in Illinois Register:

April 13, 1990 - 13 Ill. Reg. 5448

10) Has the Joint Committee on Administrative Rules Issued a Statement of Objections to this/these Rules? Yes \_\_\_ No X

If "yes," please complete the following:

A) Statement of Objection: \_\_\_, \_\_\_ Ill. Reg. \_\_\_

DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTS

B) Agency Response: \_\_\_, \_\_\_ Ill. Reg. \_\_\_C) Date Agency Response Submitted for Approval to the Joint Committee: \_\_\_11) Difference Between Proposal and Final Version:

The following changes were made in response to comments received during the first notice or public comment period:

1. In Section 694.20 definition of "Post-secondary educational institution", the Department will revise the current definition to read as follows: "POST-SECONDARY EDUCATIONAL INSTITUTION" MEANS A PUBLIC OR PRIVATE COLLEGE OR UNIVERSITY OFFERING DEGREES AND INSTRUCTION ABOVE THE HIGH SCHOOL LEVEL, AND SHALL INCLUDE, BUT NOT BE LIMITED TO,

ANY AND ALL PRIVATE COLLEGES AND UNIVERSITIES; THE UNIVERSITY OF ILLINOIS; SOUTHERN ILLINOIS UNIVERSITY; THE SEVERAL UNIVERSITIES AND COLLEGES UNDER THE GOVERNANCE OF THE BOARD OF GOVERNORS OF STATE COLLEGES AND UNIVERSITIES; THE SEVERAL REGENCY UNIVERSITIES AND COLLEGES UNDER THE GOVERNANCE OF THE BOARD OF REGENTS; AND ANY OTHER PUBLIC UNIVERSITY NOW OR HEREAFTER ESTABLISHED OR AUTHORIZED BY THE GENERAL ASSEMBLY.

THE TERM SHALL NOT INCLUDE ANY PUBLIC OR PRIVATE JUNIOR OR COMMUNITY COLLEGE (i.e., any public or private degree-granting institution at which the highest degree offered is an associate degree or undergraduate certificate of two years or less), or any post-secondary educational institution at which the highest award offered is a diploma or certificate of two years or less, OR ANY INSTITUTION OFFERING DEGREES AND INSTRUCTION WHICH UTILIZES CORRESPONDENCE AS ITS PRIMARY MODE OF STUDENT INSTRUCTION.

The following changes were made in response to comments and suggestions of the Joint Committee on Administrative Rules:

1. In Subpart B in the Table of Contents, the Department will add the word "Section" above "694.100".
2. In Subpart C in the Table of Contents, the Department will add the word "Section" above "694.200".
3. In 694.20 after the definition of "Act", the Department will add "(Ill. Rev. Stat. 1989, ch. 144, par. 2601 et seq.)."
4. In Section 694.20 which defines "Post-secondary educational institution," the Department will delete "OR ANY INSTITUTION OFFERING DEGREES AND".



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

C) Date Agency Response Submitted for Approval to the Joint Committee:

11) Difference Between Proposal and Final Version:

The following changes were made in response to comments received during the first notice or public comment period:

1. In Section 694.20 definition of "Post-secondary educational institution", the Department will revise the current definition to read as follows: "POST-SECONDARY EDUCATIONAL INSTITUTION" MEANS A PUBLIC OR PRIVATE COLLEGE OR UNIVERSITY OFFERING DEGREES AND INSTRUCTION ABOVE THE HIGH SCHOOL LEVEL, AND SHALL INCLUDE, BUT NOT BE LIMITED TO,

ANY AND ALL PRIVATE COLLEGES AND UNIVERSITIES; THE UNIVERSITY OF ILLINOIS; SOUTHERN ILLINOIS UNIVERSITY; THE SEVERAL UNIVERSITIES AND COLLEGES UNDER THE GOVERNANCE OF THE BOARD OF GOVERNORS OF STATE COLLEGES AND UNIVERSITIES; THE SEVERAL REGENCY UNIVERSITIES AND COLLEGES UNDER THE GOVERNANCE OF THE BOARD OF REGENTS; AND ANY OTHER PUBLIC UNIVERSITY NOW OR HEREAFTER ESTABLISHED OR AUTHORIZED BY THE GENERAL ASSEMBLY.

THE TERM SHALL NOT INCLUDE ANY PUBLIC OR PRIVATE JUNIOR OR COMMUNITY COLLEGE (i.e., any public or private degree-granting institution at which the highest degree offered is an associate degree or undergraduate certificate of two years or less), or any post-secondary educational institution at which the highest award offered is a diploma or certificate of two years or less, OR ANY INSTITUTION OFFERING DEGREES AND INSTRUCTION WHICH UTILIZES CORRESPONDENCE AS ITS PRIMARY MODE OF STUDENT INSTRUCTION.

The following changes were made in response to comments and suggestions of the Joint Committee on Administrative Rules:

1. In Subpart B in the Table of Contents, the Department will add the word "Section" above "694.100".
2. In Subpart C in the Table of Contents, the Department will add the word "Section" above "694.200".
3. In 694.20 after the definition of "Act", the Department will add "(Ill. Rev. Stat. 1989, ch. 144, par. 2601 et seq.)."
4. In Section 694.20 which defines "Post-secondary educational institution," the Department will delete "OR ANY INSTITUTION OFFERING DEGREES AND".

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## NOTICE OF ADOPTED AMENDMENTS

5. In Subpart C in the Table of Contents, the Department will delete "694" in Appendix A.
6. In Section 694.100(a)(2)(B), the Department will change "immune" to "protected and in compliance".
7. The Department will change "institutions" to "institution" in Section 694.100(a)(2)(B), line 2.

In addition, various typographical, grammatical and form changes were made in response to the comments from the Administrative Code Division and the Joint Committee on Administrative Rules.

12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee?

The Department has made all the changes to which it agreed with the Joint Committee.

13) Will the Rules Replace an Emergency Rule Currently in Effect?

Yes X No     

14) Are there any other Amendments Pending on this Part? Yes      No X

If Yes:

Section Numbers	Proposed Action	Ill. Reg. Citation
-----------------	-----------------	--------------------

15) Summary and Purpose of Rules:

This rulemaking modifies the existing requirement that children receive a single vaccination with the live measles virus vaccine on or after their first birthday. In addition, these rules specify that a student attending a post-secondary educational institution prior to the Fall of 1990, who has received a single vaccination with live measles virus vaccine should be considered protected and in compliance. However, students who transfer to or begin attending a post-secondary institution in the Fall term of 1990 must show documentation of two vaccinations.

16) Information and Questions regarding this Adopted Rulemaking shall be directed to:

Mr. Robert John Kane, Division of Governmental Affairs, Department of Public Health, 525 West Jefferson, Second Floor, Springfield, Illinois 62761, 217/782-6187.

The full text of the Adopted Amendments begins on the next page:



DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

TITLE 77: PUBLIC HEALTH  
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH  
SUBCHAPTER K: COMMUNICABLE DISEASE CONTROL AND IMMUNIZATIONS

PART 694

COLLEGE IMMUNIZATION CODE

SUBPART A: GENERAL PROVISIONS

Section  
694.10  
694.20

Purpose  
Definitions

SUBPART B: IMMUNIZATION REQUIREMENTS

Section  
694.100  
694.110  
694.120

Proof of Immunity  
Recordkeeping  
Completion and Submission of the Summary Report

SUBPART C: EXEMPTIONS

Section  
694.200  
694.210  
694.220

Medical Exemption  
Religious Exemption  
Classification Exemption  
Certificate of Immunity Form  
Summary Report of the Immunization Status of  
College/University Students  
Required Elements of Health Record

AUTHORITY: Implementing and authorized by "AN ACT concerning education and amending an Act herein named" (Ill. Rev. Stat. 1989, ch. 144, par. 2601 et seq.).

SOURCE: Adopted at 14 Ill. Reg. 1609, effective January 19, 1990; emergency amendment at 14 Ill. Reg. 5882, effective March 30, 1990, for a maximum 150 days; amended at 14 Ill. Reg. 14551, effective August 27, 1990.

NOTE: Capitalization denotes statutory language.

Section 694.20

Definitions

"Act" means "AN ACT concerning education and amending an Act herein named". (Ill. Rev. Stat. 1989, ch. 144, par. 2601 et seq.).

"Certificate of immunity" means a form acceptable to a post-secondary

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

educational institution signed by a health care provider who has administered an immunizing agent to a student (or has reviewed health records evidencing such administration), specifying the vaccine administered and the date of administration.

"DEPARTMENT" MEANS THE ILLINOIS DEPARTMENT OF PUBLIC HEALTH. (Section 1(a) of the Act)

"Designated record keeping office" means the office designated by a post-secondary educational institution as responsible for maintaining student immunization records. In institutions with health services, that office shall be the designated office of record.

"Enroll" means the student is a bona fide member of the post-secondary educational institution's student body receiving academic credit for on-campus instruction.

"Health care provider" means a physician licensed to practice medicine in all of its branches (M.D. or D.O.), local health authority, registered nurse employed by a school, college or university or a Department recognized vaccine provider.

"POST-SECONDARY EDUCATIONAL INSTITUTION" MEANS A PUBLIC OR PRIVATE COLLEGE OR UNIVERSITY OFFERING DEGREES AND INSTRUCTION ABOVE THE HIGH SCHOOL LEVEL, AND SHALL INCLUDE, BUT NOT BE LIMITED TO,

ANY AND ALL PRIVATE COLLEGES AND UNIVERSITIES; THE UNIVERSITY OF ILLINOIS; SOUTHERN ILLINOIS UNIVERSITY; THE SEVERAL UNIVERSITIES AND COLLEGES UNDER THE GOVERNANCE OF THE BOARD OF GOVERNORS OF STATE COLLEGES AND UNIVERSITIES; THE SEVERAL AGENCY UNIVERSITIES AND COLLEGES UNDER THE GOVERNANCE OF THE BOARD OF REGENTS; AND ANY OTHER PUBLIC UNIVERSITY NOW OR HEREAFTER ESTABLISHED OR AUTHORIZED BY THE GENERAL ASSEMBLY.

THE TERM SHALL NOT INCLUDE ANY PUBLIC OR PRIVATE JUNIOR OR COMMUNITY COLLEGE (i.e., any public or private degree-granting institution at which the highest degree offered is an associate degree or undergraduate certificate of two years or less), or any post-secondary educational institution at which the highest award offered is a diploma or certificate of two years or less, (e.g., any and institution organized or licensed under the Private-Business-and-Vocational-Schools-Act-(Ill.-Rev.-Stat.-1987, ch. 144, par. 136 et seq.) or the AN-Act-providing-for-the-regulation-of-privately-operated-colleges, junior-colleges-and-universities-(Ill.-Rev.-Stat.-1987, ch. 144, par. 121 et seq.) or Public-Community-College-Act-(Ill.-Rev.-Stat.-1987, ch. 122, par. 101.1 et seq.) or the Barber, Cosmetology-and-Esthetics-Act-of-1986-(Ill.-Rev.-Stat.-1987, ch. 111, par. 1701.1 et



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seq-; OR ANY INSTITUTION OFFERING DEGREES AND INSTRUCTION WHICH UTILIZES CORRESPONDENCE AS ITS PRIMARY MODE OF STUDENT INSTRUCTION. (Section 1(b) of the Act)

"Proof of immunity" means evidence of appropriate immunization, physician diagnosed disease, or laboratory evidence of immunization documented in writing by a health care provider in accordance with the requirements of this Part. The content of the immunization record form utilized by an institution shall include, as a minimum, the basic elements listed in Appendix C & in an outline form similar to that as prescribed on the Certificate of Immunity Form. See Appendix A.

"Student health record" means a record containing the immunization status of a student relating to the vaccine-preventable diseases covered by this Part. The content of the immunization record form utilized by an institution shall include, as a minimum, the basic elements listed in Appendix C and in an outline form similar to that as prescribed on the Certificate of Immunity Form. See Appendix A.

"Summary report" means a form developed by the Department for gathering statistical information on the number of students enrolled at a post-secondary educational institution, the number with proof of immunity, the number with medical or religious exemptions, and the number otherwise without proof of immunity.

"Term" means any period of on campus instruction offered by a post-secondary educational institution. Students enrolling for the first time during a special term of less than the traditional duration (Summer Session, Interim, Intersession, etc.) may be permitted to enroll in an immediate following term of traditional length before providing proof of immunity in accordance with this Part.

(Source: Amended at 14 Ill. Reg. 14551, effective August 27, 1990)

## SUBPART B: IMMUNIZATION REQUIREMENTS

## Section 694.100 Proof of Immunity

- a) Beginning with the Fall term, students who enroll at a post-secondary educational institution shall present to the designated record keeping office proof of immunity evidencing the following immunizations:

1) Diphtheria, Tetanus

A) Any combination of three or more doses of Diphtheria,

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## NOTICE OF ADOPTED AMENDMENTS

Tetanus, and Pertussis (DTP), Diphtheria and Tetanus (DT) or Tetanus and Diphtheria (Td) vaccine, with the most recent dose having been received within 10 years prior to enrollment.

- B) The minimum time interval between the first and second dose must have been at least four weeks, with the third dose having been received at least six months after the second or last dose of the basic series.

- C) Receipt of Tetanus Toxoid (T.T.) vaccine is not acceptable in fulfilling this requirement.

## 2) Measles

- A) Documentation of receipt of two doses of live measles virus vaccine on or after the first birthday. The minimum time interval between each dose must have been at least 30 days. If either dose was received prior to 1968, proof must be provided that a live virus vaccine, without gamma globulin, was administered.

- A) Immunization with live-measles-virus-vaccine-on-or-after-the-first-birthday--if-vaccine-was-received-prior-to-1968--proof-must-be-provided-that-a-live-virus-vaccine-without-gamma-globulin-was-administered--or

- B) Those students attending a post-secondary educational institution prior to the Fall 1990 term, who have had at least 1 dose of live measles virus vaccine at one year of age or older, may be considered protected and in compliance. If a student transfers to another post-secondary educational institution beginning with the Fall 1990 term, documentation of 2 doses of live measles virus vaccine shall be required.

- CB) Laboratory (serologic) evidence of measles immunity; or

- D6) A physician's signed confirmation of disease history and date of conclusive diagnosis.

## 3) Rubella

- A) Immunization with rubella vaccine on or after the first birthday; or

- B) Laboratory (serologic) evidence of rubella immunity.



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## NOTICE OF ADOPTED AMENDMENTS

C) History of disease is not acceptable as proof of immunity.

4) Mumps

A) Immunization with live mumps vaccine on or after the first birthday; or

B) A physician's signed confirmation of disease history and date of conclusive diagnosis.

C) Laboratory (serologic) evidence of mumps is not acceptable as proof of immunity.

b) Proof of immunity may be provided by a certificate of immunity containing the following information:

1) The month, day and year of vaccine receipt for measles, mumps, and rubella. Whole year dates (e.g., 1969) are acceptable only when it is clear that the student was at least twelve months of age when the vaccine was received.

2) The month, day and year of vaccine receipt for diphtheria and tetanus.

c) Proof of immunity may also be provided by one of the following:

1) A copy of the student's Illinois high school health record which complies with the immunization requirements of this Part;

2) In lieu of proof of immunity as defined in this Part, evidence of birth on or before January 1, 1957, such as a birth certificate, drivers license, or personal identification card issued by the Secretary of State.

d) Additional immunization entries made in a student health record by a post-secondary educational institution shall be based upon a certificate of immunity which complies with the requirements of this Part.

e) A student who enrolls at a post-secondary educational institution without providing proof of immunity shall be precluded from enrolling at that institution in a subsequent term unless the student provides proof of immunity acceptable to the designated record keeping office or is granted a medical or religious exemption by the institution.

f) Students shall provide proof of immunity each time they transfer to another post-secondary educational institution.

(Source: Amended at 14 Ill. Reg. 14551, effective August 27, 1990)

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

## Section 694. Appendix A Certificate of Immunity Form

## Certificate of Immunity

Part I - To be completed by Enrollee		Part II - To be completed by Enrollee		Part III - To be completed by Enrollee	
Enrollee Name (Print)	Enrollee Address (Print)	Enrollee Telephone Number ( )	Enrollee Signature	Enrollee Date	Enrollee Year
Date of Birth (Month/Day/Year)	Sex (M/F)	Enrollee Signature	Enrollee Date	Enrollee Year	Enrollee Year
<p>Part II - Compliance by Copy of Certificate of Child Health Examination Attached (Check box)</p> <p>For completion and in the event of a health or safety emergency, the Enrollee must submit this certificate to the Illinois Department of Public Health, or its designated representative.</p>					
<p>Part III - To be completed and signed by health care provider. ALL DATES MUST INCLUDE MONTH, DAY AND YEAR</p> <p>Enrollee Signature</p> <p>Enrollee Date</p> <p>Enrollee Year</p>					
<p>1. Measles (Rubella)</p> <p>1. Disease confirmed by physician's receipt? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>2. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>3. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>4. (Other in 2000 or later)</p> <p>5. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>6. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>7. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>8. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>9. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>10. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>11. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>12. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>13. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>14. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>15. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>16. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>17. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>18. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>19. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>20. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>21. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>22. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>23. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>24. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>25. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>26. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>27. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>28. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>29. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>30. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>31. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>32. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>33. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>34. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>35. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>36. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>37. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>38. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>39. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>40. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>41. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>42. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>43. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>44. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>45. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>46. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>47. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>48. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>49. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>50. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>51. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>52. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>53. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>54. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>55. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>56. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>57. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>58. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>59. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>60. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>61. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>62. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>63. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>64. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>65. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>66. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>67. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>68. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>69. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>70. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>71. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>72. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>73. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>74. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>75. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>76. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>77. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>78. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>79. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>80. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>81. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>82. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>83. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>84. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>85. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>86. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>87. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>88. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>89. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>90. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>91. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>92. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>93. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>94. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>95. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>96. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>97. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>98. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>99. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>100. Immunization with live virus vaccine? <input type="checkbox"/> Yes <input type="checkbox"/> No</p>					



DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTS

Section 694. Appendix A Certificate of Immunity Form (Continued)

**MUST BE COMPLETED AND RETURNED PRIOR TO THE STUDENT'S FIRST ENROLLMENT**

**NOTE:** Illinois law requires incoming new students to document immunity to measles, rubella, mumps and mumps/diphtheria.

The following rules will apply:

1. All dates must include Month, Day and Year.
2. Part II: Proof of immunity may be provided by a copy of the student's Certificate of Child Health Examination from an Illinois high school which provides the complete information necessary to ensure compliance with the act. The Certificate of Child Health Examination must be reviewed for completion and attached to this form. Part III need not be completed.
3. Part III: must be completed and signed by a health care provider\*.
4. All laboratory evidence of immunity must be accompanied by a copy of the laboratory report.
5. History of disease is not acceptable as proof of immunity for rubella.
6. All live virus vaccines must have been given on or after the first birthday.
7. Mumps titer is not acceptable as proof of immunity.
8. Only the following exceptions will be accepted and statements must accompany this record:  
Medical Contra-indications - A written, signed and dated statement from a physician stating the specific vaccine or vaccines contraindicated and duration or medical condition that contraindicates the vaccine(s).  
Religious Exemptions - A written, signed and dated statement by the student (or parent/guardian if the student is a minor) describing his/her objection to immunization on the ground that doing so would conflict with the tenet and precepts of a recognized church or religious organization, of which the student is an adherent or member.  
Pregnancy or Suspected Pregnancy - A signed statement from a physician stating the student is pregnant or pregnancy is suspected.
9. Anyone with a vaccine exemption may be credited from the college/university in the event of a measles, rubella, mumps or diphtheria outbreak in accordance with public health recommendations.
10. All records not in English must be accompanied by a certified translation.

\*Physician licensed to practice medicine in all of its branches (M.D. or D.O.), a local health authority, registered nurse employed by a school, college or university, or a Department recognized vaccine provider.

(Source: Amended at 14 Ill. Reg. 14551, effective August 27, 1990)

DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part:  
School Child Immunization Code
- 2) Code Citation:  
77 Ill. Adm. Code 695
- 3) Section Numbers:  
695.10  
Adopted Action:  
Amended
- 4) Statutory Authority:  
AN ACT in relation to the prevention of certain communicable diseases.  
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 22.11 et seq.  
The School Code Ill. Rev. Stat. 1987, ch. 122, par. 27-8.1 et seq.
- 5) Effective Date of Rules:  
August 27, 1990
- 6) Does this Rulemaking Contain an Automatic Repeal Date? Yes \_\_\_ No X  
If "yes," please specify date: \_\_\_\_\_
- 7) Does this Rulemaking Contain Any Incorporations by Reference? Yes \_\_\_ No X  
If "yes," please specify type: 6.02(a) \_\_\_ or 6.02(b) \_\_\_  
If "6.02(b)," was a copy of the approval form issued by the Joint Committee attached to this rulemaking? Yes \_\_\_ No \_\_\_
- 8) Date Filed in Agency's Principal Office:  
August 27, 1990
- 9) Date Notice(s) of Proposal was Published in Illinois Register:  
April 13, 1990 - 13 Ill. Reg. 5749
- 10) Has the Joint Committee on Administrative Rules issued a Statement of Objections to this/these Rules? Yes \_\_\_ No X  
If "yes," please complete the following:  
A) Statement of Objection: \_\_\_ Ill. Reg. \_\_\_  
B) Agency Response: \_\_\_ Ill. Reg. \_\_\_



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED RULES

C) Date Agency Response Submitted for Approval to the Joint Committee:11) Difference Between Proposal and Final Version:

The following changes were made in response to comments received during the first notice or public comment period:

1. In Section 695.10(g)(2), the Department will change the language to read as follows:

"Children who have had measles or have been immunized with one dose of live measles virus vaccine at 15 months of age or older, or children who have had two doses of live measles virus vaccine, the first dose at least 12 months of age and the second dose no less than 1 month after the first, shall be considered protected and in compliance. At the direction of a physician licensed to practice medicine in all its branches, a child immunized with live measles virus vaccine at 12 months of age or older, who first enters school in Illinois between August 1977 and September 1981, may be considered immune."

2. In Section 695.10(g)(3), the Department will change the language to read as follows:

"Children entering the 5th grade for the first time after July of 1990, entering the 9th grade for the first time after July of 1991, and entering at any grade level after July of 1993, will be required to show evidence of having received two doses of live measles virus vaccine, the first dose at least 12 months of age and the second dose no less than 1 month after the first or other proof of immunity as described in this Part."

3. Section 695.10(g)(4) will be added by the Department and read as follows:

"For students attending school programs where grade levels are not assigned, proof of two doses of measles vaccine as described in (g)(3) shall be submitted prior to the school year in which the child reaches the ages of 5, 10, and 15."

The following changes were made in response to comments and suggestions of the Joint Committee on Administrative Rules:

1. In its Source Note, the Department will add "5890" to the blank space after "Reg".
2. In its Source Note, the Department will add "amended" at 14 Ill.

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED RULES

Reg. \_\_\_\_\_, effective \_\_\_\_\_, after the word "days."

3. In Section 695.10(b)(2) the Department will make the correction "Pertussis (except as noted under Subsection (c))" to conform with the official code.
4. In Section 695.10(b)(5), the Department will make the correction "Measles (except as noted under Subsection (g) below" to conform with the official code.
5. In Section 695.19(g)(2), the Department will change "fifteen" to "15" on line 2 and "one" to "1" on line five
6. In Section 695.10(g)(3), line one, the Department will change "fifth" to "5th".
7. In Section 695.10(g)(4), line 2, the Department will change "(c)(2)" to "(g)(3)".
8. In Section 695.10(g)(2), the Department will change "immune" to "protected and in compliance".
9. In Section 695.10(g)(3), line 6, the Department will change "one" to "1".

In addition, various typographical, grammatical and form changes were made in response to the comments from the Administrative Code Division and the Joint Committee on Administrative Rules.

1. In Section 695.10(g)(3) - line 2, the Department will place a comma following July of 1990.

- 12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee?

The Department has made all the changes to which it agreed with the Joint Committee.

- 13) Will the Rules Replace an Emergency Rule Currently in Effect?

Yes ☒ No ☐

- 14) Are there any other Amendments Pending on this Part? Yes ☐ No ☒

If Yes:

Section Numbers	Proposed Action	Ill. Reg. Citation
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## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED RULES

## 15) Summary and Purpose of Rules:

This rulemaking modifies the existing requirement that children receive a single vaccination with the live measles virus vaccine at 15 months or older to require two vaccinations with the first being at least 12 months of age and the second no less than a month later. These rules specify that a student entering the 5th grade for the first time after July of 1990, entering the 9th grade for the first time after July of 1991, and entering at any grade level after July of 1993, will be required to show evidence of having received two doses of live measles virus vaccine, the first dose at least 12 months of age and the second dose no less than 1 month after the first or other proof of immunity.

## 16) Information and Questions regarding this Adopted Rulemaking shall be directed to:

Mr. Robert John Kane, Division of Governmental Affairs, Department of Public Health, 525 West Jefferson, Second Floor, Springfield, Illinois 62761, 217/782-6187.

The full text of the Adopted Amendments begins on the next page:

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

CHAPTER I: DEPARTMENT OF PUBLIC HEALTH  
SUBCHAPTER k: COMMUNICABLE DISEASE CONTROL AND IMMUNIZATIONS

## PART 695

## SCHOOL CHILD IMMUNIZATIONS CODE

## Section

695.10 Basic Immunization

695.20 Booster Immunizations

695.30 Exceptions

695.40 List of Non-Immunized Students

AUTHORITY: Implementing and authorized by "AN ACT in relation to the prevention of certain communicable diseases" (Ill. Rev. Stat. 1989, ch. 111 1/2, pars. 22.11 et seq.) and Section 27-8.1 of the School Code (Ill. Rev. Stat. 1989, ch. 122, par. 27-8.1).

SOURCE: Emergency amendment effective June 23, 1977; emergency amendment at 3 Ill. Reg. 14, p. 88, effective March 21, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 52, p. 134, effective December 17, 1979; codified at 8 Ill. Reg. 4512; amended at Ill. Reg. 11799, effective June 29, 1987; emergency amendment at 14 Ill. Reg. 5890, effective March 30, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 14562, effective August 27, 1990."

## Section 695.10 Basic Immunization

a) The optimum starting ages for the specified immunizing procedures are as follows:

1) Diphtheria	2-4 months
2) Pertussis	2-4 months, combined with diphtheria-tetanus toxoid
3) Tetanus	2-4 months
4) Poliomyelitis	2-4 months
5) Measles	15 months
6) Rubella	15 months
7) Mumps	15 months

b) All children entering school in Illinois for the first time shall present evidence of immunity against:

- 1) Diphtheria
- 2) Pertussis (except as noted under Subsection (c))
- 3) Tetanus
- 4) Poliomyelitis
- 5) Measles (except as noted under Subsection (g) below)
- 6) Rubella



## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

## 7) Mumps

- c) Any child under 6 years of age who has not been immunized against diphtheria, pertussis and tetanus shall receive 3 injections of diphtheria-pertussis-tetanus combined antigen separated by intervals of 4 weeks or more. Pertussis (whooping cough) vaccine is medically contraindicated for children over the age of 6 years.
- d) Any child 6 years of age or over not having been immunized against diphtheria or tetanus shall receive 2 injections of diphtheria-tetanus separated by intervals of 4-6 weeks or more, with a reinforcing dose at least 1 year after second.

## e) Diphtheria, Pertussis, Tetanus

- 1) Any child who, upon entry, has had a primary series of diphtheria-pertussis-tetanus in the past shall require a booster dose of diphtheria-pertussis-tetanus if he or she is under 6 years of age and has not had a booster since 3 years of age. Any child who, upon entry, has had a primary series of either diphtheria-pertussis-tetanus or diphtheria-tetanus in the past shall require a booster dose of diphtheria-tetanus if he or she:

- A) is between the ages of 6 and 12 and has not had a booster dose since age 4, or
- B) is 12 years of age or over and has not had a booster dose within the preceding 8 years.

- 2) Ideally, the primary series is given in infancy, with booster doses prior to entering kindergarten or first grade and every 10 years thereafter.

## f) Polio

- 1) If the child has received primary immunization against polio with live oral polio vaccine, a booster dose of trivalent live oral polio vaccine shall be administered prior to his or her entrance to kindergarten or first grade. Any child not having received primary immunization against polio with live oral polio vaccine shall receive 2 doses (separated by 2 or more months) of trivalent live oral polio vaccine prior to entering kindergarten or first grade and a booster 12 months after the second.

- 2) A course of inactivated poliovirus vaccine and appropriate boosters may, for an individual child, be substituted for vaccination with live oral poliovirus vaccine at the direction of a physician licensed to practice medicine in all its branches.

## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED AMENDMENTS

## g) Measles

- 1) The child shall present evidence that he or she has:
- A) been immunized against red measles (rubeola) prior to entering school for the first time, or
- B) a statement from the physician that he or she has had measles (rubeola).
- 2) Children who have had measles or have been immunized with one dose of live measles virus vaccine at 15 months of age or older, or children who have had two doses of live measles virus vaccine, the first dose at least 12 months of age and the second dose no less than 1 month after the first, shall be considered protected and in compliance. ~~Only those children who have had measles or have been immunized with live measles virus vaccine at fifteen (15) months of age or older, shall be considered to be immune. These children enrolled in school in Illinois prior to August 1977 who have had measles or have been immunized with live measles virus vaccine at one year of age or older, shall be considered to be immune. At the direction of a physician licensed to practice medicine in all its branches, a child immunized with live measles virus vaccine at 12 months of age or older, who first enters school in Illinois between August 1977 and September 1981, may be considered immune.~~

- 3) Children entering the 5th grade for the first time after July of 1990, entering the 9th grade for the first time after July of 1991, and entering at any grade level after July of 1993, will be required to show evidence of having received two doses of live measles virus vaccine, the first dose at least 12 months of age and the second dose no less than 1 month after the first or other proof of immunity as described in this Part. ~~Children entering the fifth grade for the first time after July of 1990, will be required to show evidence of having received two doses of live measles virus vaccine, the first dose at least 12 months of age and the second dose no less than one month after the first or other proof of immunity described in this Part. If the live measles virus vaccine was given within 3 months following a dose of inactivated (killed) measles virus vaccine, an additional dose of live measles vaccine must have been given at a later date.~~

- 4) For students attending school programs where grade levels are not assigned, proof of two doses of measles vaccine as described in Subsection (g)(3) shall be submitted prior to the school year in which the child reaches the ages of 5, 10 and 15.



DEPARTMENT OF PUBLIC HEALTH  
NOTICE OF ADOPTED AMENDMENTS

h) Mumps

- 1) The child shall present evidence that he or she has:
  - A) been immunized against mumps prior to entering school for the first time, or
  - B) a statement from the physician that he or she has had mumps.
- 2) Only those children who have had mumps or have been immunized with live mumps virus vaccine at twelve (12) months or older, shall be considered to be immune.
- 3) All children currently enrolled in school in Illinois who are susceptible to mumps, must show proof of immunity prior to enrolling for school year 1987-88.

(Source: Amended at 14 Ill. Reg. 14562, effective August 27, 1990)

ILLINOIS REGISTER  
DEPARTMENT OF PUBLIC AID  
NOTICE OF EMERGENCY AMENDMENTS

- 1) The Heading of the Part: MEDICAL PAYMENT
  - 2) Code Citation: 89 Ill. Adm. Code 140
  - 3) Section Numbers:
 

140.485	Amendment
140.486	Repealed
140.487	Amendment
140.488	New Section
140. Table A	Repealed
  - 4) Statutory Authority: Sections 5-2, 5-4 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 5-2, 5-4 et seq. and 12-13)
  - 5) Effective Date of Emergency Amendments: August 22, 1990
  - 6) If these Emergency Amendments are to expire before the end of the 150-day period, please specify the date on which they are to expire: Not applicable
  - 7) Date Filed in Agency's Principal Office: August 22, 1990
  - 8) Reason for Emergency: This rulemaking incorporates revisions to covered medical services to all Medicaid eligible recipients under the age of twenty-one (21) in order to ascertain physical or mental defects and to provide treatment to correct or ameliorate defects on conditions found. The urgency cannot be overstated in obtaining screening and treatment so that children may live pain-free, develop to their fullest potential and be protected from communicable diseases. Children will benefit from early diagnosis and intervention. The rate of infant mortality will be reduced. Through continuity of health assessment, education and treatment, developmental gains will be greater and likelihood of developing problems will be greatly reduced.
- The Department has deemed this a situation requiring emergency action because of the critical importance that every child have immediate access to health care and opportunity in the short and long-term effectiveness of prevention and treatment.
- 9) A Complete Description of the Subjects and Issues Involved: This rulemaking describes the Healthy Kids



## DEPARTMENT OF PUBLIC AID

## NOTICE OF EMERGENCY AMENDMENTS

program, the services which are covered, and reimbursement for the Healthy Kids services. The rulemaking specifies timeliness requirements for the various Healthy Kids activities. Finally, this rulemaking includes a periodicity schedule, a list of immunizations, and a list of diagnostic procedures.

This rulemaking is not expected to have any fiscal impact on Healthy Kids providers.

Copies of these Emergency Amendments are available for review in each of the Department's local offices in each county, except in Cook County, where the Amendments can be reviewed in the Director's Office, Thirteenth Floor, 624 South Michigan Avenue, Chicago, Illinois 60605. Copies can be reviewed at all of the offices Monday through Friday from 8:30 a.m. to 5:00 p.m.

## 10) Are there any Proposed Amendments pending to this Part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
140.24	Amendment	April 13, 1990 (14 Ill. Reg. 5417)
140.413	Amendment	March 30, 1990 (14 Ill. Reg. 4860)
140.461	Amendment	April 20, 1990 (14 Ill. Reg. 5726)
140.462	Amendment	April 20, 1990 (14 Ill. Reg. 5726)
140.463	Amendment	April 20, 1990 (14 Ill. Reg. 5726)
140.471	Amendment	June 8, 1990 (14 Ill. Reg. 8929)
140.472	Amendment	June 8, 1990 (14 Ill. Reg. 8929)
140.473	Amendment	June 8, 1990 (14 Ill. Reg. 8929)
140.474	Amendment	June 8, 1990 (14 Ill. Reg. 8929)

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Section Numbers	Proposed Action	Illinois Register Citation
140.475	Amendment	September 29, 1989 (13 Ill. Reg. 15281)
140.476	Amendment	September 29, 1989 (13 Ill. Reg. 15281)
140.477	Amendment	September 29, 1989 (13 Ill. Reg. 15281)
140.478	Amendment	September 29, 1989 (13 Ill. Reg. 15281)
140.479	Amendment	September 29, 1989 (13 Ill. Reg. 15281)
140.480	Amendment	September 29, 1989 (13 Ill. Reg. 15281)
140.481	Amendment	September 29, 1989 (13 Ill. Reg. 15281)
140.528	Amendment	May 11, 1990 (14 Ill. Reg. 7027)
140.539	Amendment	July 6, 1990 (14 Ill. Reg. 10629)
140.542	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140.543	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140.544	Repealed	March 23, 1990 (14 Ill. Reg. 4415)
140.545	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140.562	Amendment	August 31, 1990 (14 Ill. Reg. _____)
140.569	Amendment	May 25, 1990 (14 Ill. Reg. 7834)



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140.642	Amendment	March 2, 1990 (14 Ill. Reg. 3019)
140.646	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140.647	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140.648	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140.649	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140.650	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140.652	Amendment	March 23, 1990 (14 Ill. Reg. 4415)
140. Table H	Amendment	March 2, 1990 (14 Ill. Reg. 3019)

11) Statement of Statewide Policy Objectives: This rulemaking has no impact on local governmental units.

12) Information and questions regarding these Emergency Amendments shall be directed to:

Name: Anita Williams, Staff Attorney  
Office of the General Counsel

Address: Illinois Department of Public Aid  
Jesse B. Harris Building II  
100 South Grand Avenue East, 3rd Fl.  
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The full text of the Emergency Amendments begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

TITLE 89: SOCIAL SERVICES  
CHAPTER I: DEPARTMENT OF PUBLIC AID  
SUBCHAPTER d: MEDICAL PROGRAMS

PART 140  
MEDICAL PAYMENT

SUBPART A: GENERAL PROVISIONS

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140.2  
140.3

Incorporation By Reference  
Medical Assistance Programs  
Covered Services Under The Medical Assistance  
Programs for AFDC, AFDC-MANG, AABD, AABD-MANG, RRP,  
Individuals Under Age 18 Not Eligible for AFDC,  
Pregnant Women Who Would Be Eligible if the Child  
Were Born and Pregnant Women and Infants Under Age  
One Year Who Do Not Qualify As Mandatory  
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140.4 Covered Medical Services Under AFDC-MANG for  
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older (Repealed)

140.5 Covered Medical Services Under GA and AMI  
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140.7 Medical Assistance Provided to Individuals Under the  
Age of Eighteen Who Do Not Qualify for AFDC and  
Children Under Age Six

140.8 Medical Assistance For Qualified Severely Impaired  
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140.9 Medical Assistance for a Pregnant Woman Who Would  
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Mandatory Categorically Needy

140.10 Medical Assistance Provided to Incarcerated Persons

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140.12  
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140.14

Enrollment Conditions for Medical Providers  
Participation Requirements for Medical Providers  
Definitions  
Denial of Application to Participate in the Medical  
Assistance Program

140.15 Recovery of Money  
140.16 Termination of a Vendor's Eligibility to Participate  
in the Medical Assistance Program  
140.17 Suspension of a Vendor's Eligibility to Participate  
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140.865 Definitions (Recodified)

140.870 Guidelines (Recodified)

140.875 Intermediate Care (ICF/MR) (Recodified)

140.880 Skilled Care (SNF/PED) (Recodified)

140.885 Statewide Rates (Recodified)

140.890 Reimbursement for ICF/MR-15 and Under Facilities (Recodified)

140.895 Night Shift Reimbursement (Recodified)

140.896 Reimbursement For Program Costs (Active Treatment) For Clients in Long Term Care Facilities For the Developmentally Disabled (Recodified)

## SUBPART G: REIMBURSEMENT FOR NURSING COSTS FOR GERIATRIC FACILITIES

Section 140.900 Reimbursement For Nursing Costs For Geriatric Residents in Group Care Facilities (Recodified)

140.901 Functional Areas of Needs (Recodified)

140.902 Service Needs (Recodified)

140.903 Definitions (Recodified)

140.904 Times and Staff Levels (Repealed)

140.905 Statewide Rates (Repealed)

140.906 Reconsiderations (Recodified)

140.907 Midnight Census Report (Recodified)

140.908 Times and Staff Levels (Recodified)

140.909 Statewide Rates (Recodified)

140.910 Referrals (Recodified)

140.911 Basic Rehabilitation Aide Training Program (Recodified)

140.912 Interim Nursing Rates (Recodified)

## SUBPART H: ILLINOIS COMPETITIVE ACCESS AND REIMBURSEMENT EQUITY (ICARE) PROGRAM

Section 140.940 Illinois Competitive Access and Reimbursement Equity (ICARE) Program (Recodified)

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Section 140.942 Definition of Terms (Recodified)

140.944 Notification of Negotiations (Recodified)

140.946 Hospital Participation in ICARE Program Negotiations (Recodified)

140.948 Negotiation Procedures (Recodified)

140.950 Factors Considered in Awarding ICARE Contracts (Recodified)

140.952 Closing an ICARE Area (Recodified)

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TABLE J HSA Grouping

AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 6503-1 et seq.) and implementing and authorized by Articles Iff, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)

SOURCE: Adopted at 3 Ill. Reg. 24, p. 166, effective June 10, 1979; rule repealed and new rule adopted at 6 Ill. Reg. 8374, effective July 6, 1982; emergency amendment at 6 Ill. Reg. 8508, effective July 6, 1982, for a maximum of 150 days; amended at 7 Ill. Reg. 681, effective December 30, 1982;



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amended at 7 Ill. Reg. 7956, effective July 1, 1983; amended at 7 Ill. Reg. 8308, effective July 1, 1983; amended at 7 Ill. Reg. 8271, effective July 5, 1983; emergency amendment at 7 Ill. Reg. 8354, effective July 5, 1983, for a maximum of 150 days; amended at 7 Ill. Reg. 8540, effective July 15, 1983; amended at 7 Ill. Reg. 9382, effective July 22, 1983; amended at 7 Ill. Reg. 12868, effective September 20, 1983; peremptory amendment at 7 Ill. Reg. 15047, effective October 31, 1983; amended at 7 Ill. Reg. 17358, effective December 21, 1983; amended at 8 Ill. Reg. 254, effective December 21, 1983; emergency amendment at 8 Ill. Reg. 580, effective January 1, 1984, for a maximum of 150 days; recodified at 8 Ill. Reg. 2483; amended at 8 Ill. Reg. 3012, effective February 22, 1984; amended at 8 Ill. Reg. 5262, effective April 9, 1984; amended at 8 Ill. Reg. 6785, effective April 27, 1984; amended at 8 Ill. Reg. 6983, effective May 9, 1984; amended at 8 Ill. Reg. 7258, effective May 16, 1984; emergency amendment at 8 Ill. Reg. 7910, effective May 22, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 7910, effective June 1, 1984; amended at 8 Ill. Reg. 10032, effective June 18, 1984; emergency amendment at 8 Ill. Reg. 10062, effective June 20, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 13343, effective July 17, 1984; amended at 8 Ill. Reg. 13779, effective July 24, 1984; Sections 140.72 and 140.73 recodified to 89 Ill. Adm. Code 141 at 8 Ill. Reg. 16354; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17899; peremptory amendment at 8 Ill. Reg. 18151, effective September 18, 1984; amended at 8 Ill. Reg. 21629, effective October 19, 1984; peremptory amendment at 8 Ill. Reg. 21677, effective October 24, 1984; amended at 8 Ill. Reg. 22097, effective October 24, 1984; peremptory amendment at 8 Ill. Reg. 22155, effective October 29, 1984; amended at 8 Ill. Reg. 23218, effective November 20, 1984; emergency amendment at 8 Ill. Reg. 23721, effective November 21, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 25067, effective December 19, 1984; emergency amendment at 9 Ill. Reg. 407, effective January 1, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 2697, effective February 22, 1985; amended at 9 Ill. Reg. 6235, effective April 19, 1985; amended at 9 Ill. Reg. 8677, effective May 28, 1985; amended at 9 Ill. Reg. 9564, effective June 5, 1985; amended at 9 Ill. Reg. 10025, effective June 26, 1985; emergency amendment at 9 Ill. Reg. 11403, effective June 27, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 11357, effective June 28, 1985; amended at 9 Ill. Reg. 12000, effective July 24, 1985; amended at 9 Ill. Reg. 12306, effective August 5, 1985; amended at 9 Ill. Reg. 13998, effective September 3, 1985; amended at 9 Ill. Reg. 14684, effective September 13, 1985; amended at 9 Ill. Reg. 15503,

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effective October 4, 1985; amended at 9 Ill. Reg. 16312, effective October 11, 1985; amended at 9 Ill. Reg. 19138, effective December 2, 1985; amended at 9 Ill. Reg. 19737, effective December 9, 1985; amended at 10 Ill. Reg. 238, effective December 27, 1985; emergency amendment at 10 Ill. Reg. 798, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 672, effective January 6, 1986; amended at 10 Ill. Reg. 1206, effective January 13, 1986; amended at 10 Ill. Reg. 3041, effective January 24, 1986; amended at 10 Ill. Reg. 6981, effective April 16, 1986; amended at 10 Ill. Reg. 7825, effective April 30, 1986; amended at 10 Ill. Reg. 8128, effective May 7, 1986; emergency amendment at 10 Ill. Reg. 8912, effective May 13, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 11440, effective June 20, 1986; amended at 10 Ill. Reg. 14714, effective August 27, 1986; amended at 10 Ill. Reg. 15211, effective September 12, 1986; emergency amendment at 10 Ill. Reg. 16729, effective September 18, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 18808, effective October 24, 1986; amended at 10 Ill. Reg. 19742, effective November 12, 1986; amended at 10 Ill. Reg. 21784, effective December 15, 1986; amended at 11 Ill. Reg. 698, effective December 19, 1986; amended at 11 Ill. Reg. 1418, effective December 31, 1986; amended at 11 Ill. Reg. 2323, effective January 16, 1987; amended at 11 Ill. Reg. 4002, effective February 25, 1987; Section 140.71 recodified to 89 Ill. Adm. Code 141 at 11 Ill. Reg. 4302; amended at 11 Ill. Reg. 4303, effective March 6, 1987; amended at 11 Ill. Reg. 7664, effective April 15, 1987; emergency amendment at 11 Ill. Reg. 9342, effective April 20, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 9169, effective April 28, 1987; amended at 11 Ill. Reg. 10903, effective June 1, 1987; amended at 11 Ill. Reg. 11528, effective June 22, 1987; amended at 11 Ill. Reg. 12011, effective June 30, 1987; amended at 11 Ill. Reg. 12290, effective July 6, 1987; amended at 11 Ill. Reg. 14048, effective August 14, 1987; amended at 11 Ill. Reg. 14771, effective August 25, 1987; amended at 11 Ill. Reg. 16758, effective September 28, 1987; amended at 11 Ill. Reg. 17295, effective September 30, 1987; amended at 11 Ill. Reg. 18696, effective October 27, 1987; amended at 11 Ill. Reg. 20909, effective December 14, 1987; amended at 12 Ill. Reg. 916, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1960, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 5427, effective March 15, 1988; amended at 12 Ill. Reg. 6246, effective March 16, 1988; amended at 12 Ill. Reg. 6728, effective March 22, 1988; Sections 140.90 thru 140.912 and 140.913 and 140.914 Table I recodified to 89 Ill. Adm. Code 147.5 thru 147.205 and 147.206 and 147.207 Table B at 12 Ill. Reg. 6956; amended at 12 Ill. Reg. 6927, effective



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## NOTICE OF EMERGENCY AMENDMENTS

April 5, 1988; Sections 140.940 thru 140.972 recodified to 89 Ill. Adm. Code 149.5 thru 149.325 at 12 Ill. Reg. 7401; amended at 12 Ill. Reg. 7695, effective April 21, 1988; amended at 12 Ill. Reg. 10497, effective June 3, 1988; amended at 12 Ill. Reg. 10717, effective June 14, 1988; emergency amendment at 12 Ill. Reg. 11868, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12509, effective July 15, 1988; amended at 12 Ill. Reg. 14271, effective August 29, 1988; emergency amendment at 12 Ill. Reg. 16921, effective September 28, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 16738, effective October 5, 1988; amended at 12 Ill. Reg. 17879, effective October 24, 1988; amended at 12 Ill. Reg. 18198, effective November 4, 1988; amended at 12 Ill. Reg. 19396, effective November 6, 1988; amended at 12 Ill. Reg. 19734, effective November 15, 1988; amended at 13 Ill. Reg. 125, effective January 1, 1989; amended at 13 Ill. Reg. 2475, effective February 14, 1989; amended at 13 Ill. Reg. 3069, effective February 28, 1989; amended at 13 Ill. Reg. 3351, effective March 6, 1989; amended at 13 Ill. Reg. 3917, effective March 17, 1989; amended at 13 Ill. Reg. 5115, effective April 3, 1989; amended at 13 Ill. Reg. 5718, effective April 10, 1989; Sections 140.850 thru 140.896 recodified to 89 Ill. Adm. Code 146.5 thru 146.225 at 13 Ill. Reg. 7040; amended at 13 Ill. Reg. 7025, effective April 24, 1989; amended at 13 Ill. Reg. 7786, effective May 20, 1989; Sections 140.94 thru 140.398 recodified to 89 Ill. Adm. Code 148.10 thru 148.390 at 13 Ill. Reg. 9572; emergency amendment at 13 Ill. Reg. 10977, effective July 1, 1989, for a maximum of 150 days; emergency expired November 28, 1989; amended at 13 Ill. Reg. 11516, effective July 3, 1989; amended at 13 Ill. Reg. 12119, effective July 7, 1989; Section 140.110 recodified to 89 Ill. Adm. Code 148.120 at 13 Ill. Reg. 12118; amended at 13 Ill. Reg. 12562, effective July 17, 1989; amended at 13 Ill. Reg. 14391, effective August 31, 1989; emergency amendment at 13 Ill. Reg. 15473, effective September 12, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 16992, effective October 16, 1989; amended at 14 Ill. Reg. 190, effective December 21, 1989; amended at 14 Ill. Reg. 2564, effective February 9, 1990; emergency amendment at 14 Ill. Reg. 3241, effective February 14, 1990, for a maximum of 150 days; emergency expired July 14, 1990; amended at 14 Ill. Reg. 4543, effective March 12, 1990; emergency amendment at 14 Ill. Reg. 4577, effective March 6, 1990, for a maximum of 150 days; emergency expired August 3, 1990; emergency amendment at 14 Ill. Reg. 5575, effective April 1, 1990, for a maximum of 150 days; emergency amendment at 14 Ill. Reg. 5865, effective April 3, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 7141, effective April 27, 1990; emergency amendment at 14 Ill. Reg. 7249, effective April 27,

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1990, for a maximum of 150 days; amended at 14 Ill. 10062, effective June 12, 1990; amended at 14 Ill. Reg. 10409, effective June 19, 1990; emergency amendment at 14 Ill. Reg. 12082, effective July 5, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 13262, effective August 6, 1990; emergency amendment at 14 Ill. Reg. 14184, effective August 16, 1990, for a maximum of 150 days; emergency amendment at 14 Ill. Reg. 14570, effective August 22, 1990, for a maximum of 150 days.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

## SUBPART D: PAYMENT FOR NON-INSTITUTIONAL SERVICES

Section 140.485 Mediehek-Serviees-Healthy Kids Program  
EMERGENCY

a) Payment-for-the-provision-of-Mediehek-serviees-  
serviees-shall-be-made-to-physicians-clinics-  
hospitals-and-other-facilities-designated-by-the-  
Illinois-Department-of-Public-Aid--The-names-of-  
Mediehek-providers-are-available-from-the-Department's-  
local-offices-or-Central-office.

b) Covered-Serviees

1) Complete-physical-and-mental-health-exam-  
according-to-the-following-periodic-medical-care-  
schedule:

- A) Birth---1-month
- B) 1-month-1-day---3-months-
- C) 3-months-1-day---5-months
- D) 5-months-1-day---8-months-
- E) 8-months-1-day---12-months
- F) 12-months-1-day---18-months-
- G) 18-months-1-day---2-years
- H) 2-years-1-day---4-years-
- I) 4-years-1-day---6-years-----SCHOOL-EXAM



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Section 140.485 Mediehek-Serviees-Healthy Kids Program  
EMERGENCY (Cont'd)

- 3) 6-years-1-day---9-years-  
K) 9-years-1-day---12-years---SCH00B-EXAM  
I) 12-years-1-day---16-years---SCH00B-EXAM  
H) 16-years-1-day---21-years
- 2) The-recommended-screening-procedures-for-a-  
mediehek-exam-are-found-in-TABLE-A-(at-the-end-of  
this-Part).
- 3) Other-procedures-when-clinically-indicated-in-the-  
opinion-of-the-physician-including-serologicat-  
test-for-syphilis-gonorrhea-culture-and-  
papanicolaou-smear.
- 4) The-Department-also-provides-recipients-with-  
dental-referral-for-children-three-years-of-age-  
and-over-and-with-support-services-including-  
assistance-with-scheduling-appointments-and-  
transportation.

a) Program Description

1) The Healthy Kids Program is the Early and  
Periodic Screening, Diagnosis and Treatment  
Program mandated by the Social Security Act (see  
42 U.S.C. 1396a(43), 1396d(4)(B)(Supp. 1987)).  
The goals of the program are to:

- A) improve the health status of Medicaid-  
eligible children ages birth through twenty  
(20) years through the provision of  
preventive medical care and early diagnosis  
and treatment of conditions threatening the  
child's health; and
- B) reduce the long term costs of medical care  
to eligible children.
- 2) The Department strives to achieve these goals by  
offering the following services at no cost to an  
eligible child, except as may be limited by a  
spend down requirement:

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NOTICE OF EMERGENCY AMENDMENTS

Section 140.485 Mediehek-Serviees-Healthy Kids Program  
EMERGENCY (Cont'd)

- A) Periodic and interperiodic health, vision,  
hearing and dental screening services to  
meet the health care needs of children (see  
Section 140.488(a) through (d)).
- B) immunizations against childhood diseases  
(see Section 140.488(e));
- C) diagnostic laboratory procedures as  
described in Section 140.488(f).
- D) further diagnosis or treatment necessary to  
correct or ameliorate defects and physical  
or mental illnesses or conditions which are  
discovered or determined to have increased  
in severity by a provider as the result of a  
periodic or interperiodic health, vision,  
hearing or dental screening.
- E) referral for dental care beginning at age  
two (2); and
- F) assistance in locating a provider,  
scheduling an appointment and in arranging  
transportation to and from the source of  
medical care.

3) The Department also strives to protect each  
eligible person's right to freedom of choice  
regarding participation and selection of a health  
care provider and the right to continuity of care.

b) Eligibility

Services are available to those persons listed in  
Section 140.3, except that such persons must be under  
twenty-one (21) years of age at the time of receiving  
such services.

c) Provider Participation

Providers of Healthy Kids services must be duly  
licensed or certified according to applicable Federal  
or State law or rule and be enrolled in the Illinois



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## NOTICE OF EMERGENCY AMENDMENTS

Section 140.485 Mediehek-Services-Healthy Kids Program  
EMERGENCY (Cont'd)

Medical Assistance Program to provide one or more Healthy Kids Program services as authorized in Title XIX of the Social Security Act and the Illinois Medical Assistance Program State Plan.

d) Program Activities and Services

1) Informing Clients

The Department is responsible for informing eligible persons about the benefits of preventive health care, the services which are available, and procedures by which eligible persons may request and receive assistance in identifying an enrolled provider, scheduling an appointment or arranging transportation to and from the source of medical care. Effective July 1, 1990, the Department shall also notify Medicaid-eligible pregnant women, postpartum women during the six (6) months after termination of pregnancy, women up to one (1) year postpartum who are breastfeeding their infants or children below the age of five (5) years of their potential eligibility for receiving services through the Special Supplemental Food Program for Women, Infants and Children which is administered by the Illinois Department of Public Health (IDPH). The informing of eligible persons shall be done as described in the Timeliness Standards contained in Section 140.487.

2) Periodic Medical Screenings

The Department will pay for a series of periodic medical screenings scheduled from a person's birth through age twenty (20). The Periodicity Schedule of screenings is contained in Section 140.488. The Department will pay for additional health screenings when necessary for:

- A) enrollment in school; or
- B) enrollment in a licensed day care program, including Headstart; or

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## NOTICE OF EMERGENCY AMENDMENTS

Section 140.485 Mediehek-Services-Healthy Kids Program  
EMERGENCY (Cont'd)

C) placement in a licensed child welfare facility, including a foster home, group home or child care institution; or

D) attendance at a camping program; or

E) participation in an organized athletic program; or

F) enrollment in an early childhood education program recognized by the Illinois State Board of Education; or

G) participation in a Women, Infant and Children (WIC) program; or

H) is requested by a child's parent, guardian or custodian, or is determined to be necessary by social services, developmental, health, or educational personnel.

3) Dental Screenings

A) Dental services shall include services for relief of pain and infections, restoration of teeth, and maintenance of dental health, including instruction in self care oral hygiene procedures.

B) Eligible persons shall be referred for dental screenings beginning at age two (2) if the person is not in the continuing care of an enrolled dental provider, except that a child younger than age two (2) years may be referred for dental services when any health screening indicates the need for dental services.

C) The periodicity schedule for dental screening services is contained in Section 140.488. The Department will pay for one (1) dental screening per age period unless a second screening is medically necessary.

4) Vision Screening



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## NOTICE OF EMERGENCY AMENDMENTS

Section 140.485 Medicaid-Services-Healthy Kids Program  
EMERGENCY (Cont'd)

A) The Department will pay for vision screening services, and diagnosis and treatment for defects in vision, including glasses.

B) The periodicity schedule for vision screenings is contained in Section 140.488. The Department will pay for one (1) vision screening per age period, except when a second screening is determined to be medically necessary.

5) Hearing Screening

The Department will pay for hearing screenings and diagnosis and treatment for defects in hearing, including hearing aids. The periodicity schedule for hearing screenings is contained in Section 140.488. The Department will pay for one (1) hearing screening per age period, except when a second screening is determined to be medically necessary.

6) Immunizations

The Department will pay for the immunization of eligible children against childhood diseases. The list of covered immunizations is contained in Section 140.488(b).

7) Diagnostic Procedures

The Department will pay for the administration of medically necessary diagnostic procedures performed during or as the result of medical screenings.

8) Treatment

The Department shall pay for necessary health care, diagnostic services, treatment or other measures medically necessary to correct or ameliorate defects, and physical and mental illnesses and conditions which are discovered or determined to have increased in severity by medical, vision, hearing or dental screening services.

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## NOTICE OF EMERGENCY AMENDMENTS

Section 140.485 Medicaid-Services-Healthy Kids Program  
EMERGENCY (Cont'd)

9) Assistance Services

The Department shall, upon request, provide assistance to eligible children and their parent, guardian or custodian to locate a provider, schedule an appointment or arrange transportation to and from the source of medical care.

10) Timeliness Standards

The Timeliness Standards in Section 140.487 will govern the completion of required activities and services.

e) Reimbursement to Providers1) Fee-for-service

Payment will be made at the provider's usual and customary charges or the established Department rate(s), whichever is less. Reimbursement for immunizations administered to an eligible person will be made in one of two ways at the choice of the provider:

A) The provider will receive payment for the cost of the vaccine and administration at rates established by the Department; or

B) The provider will receive payment for administering the immunization at a rate established by the Department and receive replacement vaccine(s) as explained in subsection (e)(3).

2) Claims

Claims for reimbursement shall be submitted on the form and in a manner specified by the Department.

3) Vaccine Replacement Program

When a provider elects to receive replacement vaccines as part of reimbursement as discussed in



## DEPARTMENT OF PUBLIC AID

## NOTICE OF EMERGENCY AMENDMENTS

Section 140.485  
EMERGENCYMedicare Services-Healthy Kids Program  
(Cont'd)

subsection (e)(1), the vaccine(s) are replaced to the provider through the Vaccine Replacement program which is administered jointly by the Department and the IDPH. Providers must be annually certified for participation in the Vaccine Replacement Program by IDPH before receiving replacement vaccines. Information on the Vaccine Replacement Program and certification procedures may be obtained by contacting:

Immunization Vaccine Replacement Program  
Illinois Department of Public Health  
525 West Jefferson Street  
Springfield, Illinois 62761

## f) Limitations on Services

Services under the Healthy Kids Program shall only be available to persons in the age groups from birth through age twenty (20). Coverage of and payments for services shall be consistent with the requirements of Section 1905 of the Social Security Act (42 U.S.C. 1396d) as it relates to the Early and Periodic Screening, Diagnosis and Treatment Program.

## g) Record Requirements

The provider shall comply with record requirements as set forth in Section 140.28.

(Source: Emergency amendment at 14 Ill. Reg. 14570, effective August 22, 1990, for a maximum of 150 days)

Section 140.486  
EMERGENCY

## Limitations on Medicare Services (Repealed)

Services under the Medicare Program shall be available to persons in the age groups from birth through age 20. The periodicity of the examinations shall conform to those regulations applicable under Title XIX of the Social Security Act (42 USC 1396). No payments shall be made for persons over age 21 or at intervals more frequent than that established in the Department's periodic screening schedule.

(Source: Emergency repealer at 14 Ill. Reg. 14570, effective August 22, 1990, for a maximum of 150 days)

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## NOTICE OF EMERGENCY AMENDMENTS

Section 140.487  
EMERGENCYPayment on Medicare Services-Healthy Kids  
Program Timeliness Standards

Payment for Medicare services is made at the provider's usual and customary charges or the established Medicare fee schedule, whichever is less. The Department's fee schedule may be received from the Department by sending a written request to Bureau of Provider Services, 931 East Washington, Springfield, Illinois. These timeliness standards for required Healthy Kids services or activities apply regardless of the source from which medical or dental care is provided.

## a) Activity 1: Informing Eligible Families

## 1) Description.

The Department shall inform eligible families about the Healthy Kids Program, including: the importance of preventive health care; the services which are available; how to request assistance in identifying a willing and qualified provider or how to request assistance in obtaining transportation to and from health care appointments; and that the services are available at no cost to an eligible recipient, except as may be limited by a spenddown requirement.

## 2) Timeliness Standards:

A) At the time of application for public assistance, the applicant will be informed orally by the intake worker and in writing.

B) An applicant determined to be eligible for benefits shall be informed by mail within sixty (60) calendar days of the date of the determination of eligibility for Medicaid services.

C) All eligible persons shall be informed annually by mail.

## b) Activity 2: Notification of a Scheduled Health, Vision, Hearing and Dental Screening Periods

## 1) Description:

Eligible persons shall be notified in writing of



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Section 140.487 Payment--on-Medicare-Services-Healthy Kids  
Program Timeliness Standards (Cont'd)  
EMERGENCY

a scheduled health, vision, hearing and dental  
screening periods.

2) Timeliness Standard:

The child or the responsible adult shall receive  
notification of the next scheduled health,  
vision, hearing and dental screening periods not  
less than 10 working days before the date on  
which the screening period begins as determined  
by the child's birthday, the Periodicity Schedule  
and the most recent date of the child's  
eligibility for services.

c) Activity 3: Administration of a Health, Vision,  
Hearing, or Dental Screening

1) Description:

A health, vision, hearing or dental screening  
shall be performed by a willing and qualified  
provider who is enrolled with the Illinois  
Medical Assistance Program.

2) Timeliness Standard:

A health, vision, hearing or dental screening  
shall occur, to the extent possible, during the  
next scheduled screening period as determined by  
the child's birthday, the most recent date of the  
child's eligibility and the periodicity schedules  
for screenings.

d) Activity 4: Diagnosis

1) Description:

Diagnosis is the provider's assessment of a  
child's current state of health or disease.

2) Timeliness Standards:

A) The diagnosis shall be made at the  
conclusion of the screening, except that the

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Section 140.487 Payment--on-Medicare-Services-Healthy Kids  
Program Timeliness Standards (Cont'd)  
EMERGENCY

diagnosis may be deferred until the provider  
receives the results of laboratory tests  
when such tests are required to establish  
the diagnosis.

B) The provider shall orally inform the adult  
responsible for the child of the diagnosis  
immediately or within 24 hours, unless  
prohibited by confidentiality rules. In  
such cases, the provider shall inform the  
child of the diagnosis within 24 hours and  
inform the responsible adult only with the  
child's written consent.

C) If the provider suspects that a child has  
been abused or neglected as defined in the  
Abused and Neglected Child Reporting Act,  
the provider shall immediately make a report  
to the Illinois Department of Children and  
Family Services.

e) Activity 5: Referral for Treatment

1) Description:

When a provider determines that a child is in  
need of treatment for a condition discovered or  
determined to have increased in severity during a  
screening, the provider shall arrange to provide  
the needed treatment directly or shall refer the  
client for treatment. Referral for treatment  
shall include one or more of the following  
actions: Informing the client (or client's  
caretaker) of the type of provider from whom  
treatment should be sought; or providing the  
client (or client's caretaker) with the name and  
address of a provider qualified to provide the  
needed treatment; or making an appointment for  
the client with a provider qualified to provide  
the needed treatment.

2) Upon request of an eligible person or  
notification by a qualified provider of an  
eligible person's need for referral assistance as  
the result of a screening, the Department shall



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## NOTICE OF EMERGENCY AMENDMENTS

Section 140.487 Payment-on-Medicaid-Services-Healthy Kids  
EMERGENCY Program Timeliness Standards (Cont'd)

refer the eligible person to a willing and qualified provider for treatment of a diagnosed or suspected condition, whether or not the treatment needed is a covered service. The eligible person shall be consulted about the referral, except when such consultation may jeopardize the health and safety of the child (e.g., cases of suspected child abuse or neglect). In making the referral, the Department shall first consider referral of the eligible person to other State-funded programs when such programs may be capable of treating or arranging treatment for the condition.

3) Timeliness Standard:

Referral, as defined above, shall be made within thirty (30) days of the request or identification of need, except that such referral shall be made immediately when the child is in imminent danger.

f) Activity 6: Treatment

1) Description:

Treatment is the provision of health care needed to correct or ameliorate defects and physical and mental illnesses and conditions discovered or determined to have increased in severity by a qualified provider as the result of a screening.

2) Timeliness Standard:

Treatment consistent with recognized standards of medical or dental practice shall begin no more than sixty (60) days after the diagnosis of the child's condition, unless medically contraindicated, except that treatment shall begin sooner when the diagnosed condition requires it.

g) Activity 7: Scheduling and Transportation Assistance

1) Description:

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Section 140.487 Payment-on-Medicaid-Services-Healthy Kids  
EMERGENCY Program Timeliness Standards (Cont'd)

Upon oral or written request of a recipient, the Department shall provide assistance to identify a willing and qualified provider, to schedule an appointment with a provider or to arrange transportation to and from the source of medical or dental care.

2) Timeliness Standards:

A) The Department shall determine the recipient's need for the requested assistance within ten (10) working days of the request.

B) The Department shall arrange or provide the needed assistance in time to assure that the recipient receives services within the periodicity schedule or the treatment timeliness standard.

h) Activity 8: Coordination with the Women, Infant and Children (WIC) Special Supplemental Food Program

1) Description:

The Department shall inform Medicaid-eligible pregnant women, postpartum women during the six (6) months after termination of their pregnancy, women up to one (1) year postpartum who are breastfeeding their infants and children below the age of five (5) years in writing of the availability of WIC Program benefits and procedures for accessing WIC services.

2) Timeliness Standards

A) The Department shall in writing inform individuals found eligible for Medicaid services and who are also eligible for WIC Program services of the availability of WIC program benefits and procedures for accessing such services within sixty (60) days of such persons being determined eligible for Medicaid services.



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Section 140.487  
EMERGENCY

Payment-on-Medicare-Services-Healthy Kids  
Program Timeliness Standards (Cont'd)

- B) The Department shall also annually notify such persons in writing of the availability of WIC Program benefits and procedures for accessing such services.

(Source: Emergency amendment at 14 Ill. Reg. 14570, effective August 22, 1990, for a maximum of 150 days)

Section 140.488  
EMERGENCY

Periodicity Schedules, Immunizations and  
Diagnostic Laboratory Procedures

a) Health Screening Periodicity Schedule

Eligible clients may receive one (1) periodic health screening during each of the following time periods, except a second screening may be given as explained in Section 140.485(d)(2):

- 1) Birth to 02 weeks;
- 2) 02 weeks to 01 month;
- 3) 01 to 02 months;
- 4) 02 to 04 months;
- 5) 04 to 06 months;
- 6) 06 to 09 months;
- 7) 09 to 12 months;
- 8) 12 to 15 months;
- 9) 15 to 18 months;
- 10) 18 to 24 months;
- 11) 02 to 03 years;
- 12) 03 to 04 years;
- 13) 04 to 05 years;

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Section 140.488  
EMERGENCY

Periodicity Schedules, Immunizations and  
Diagnostic Laboratory Procedures (Cont'd)

- 14) 05 to 06 years;
- 15) 06 to 08 years;
- 16) 08 to 10 years;
- 17) 10 to 12 years;
- 18) 12 to 14 years;
- 19) 14 to 16 years;
- 20) 16 to 18 years; and
- 21) 18 to 21 years.

b) Vision Screening Periodicity Schedule

- 1) Vision screening using age appropriate methods shall be part of all periodic or interperiodic health screenings.
- 2) Beginning at age three (3) through twenty (20) years, the Department will pay for one vision screening performed by a qualified provider per year for an eligible child. However, the Department will pay for other such screenings when medically necessary, regardless of a child's age or medical history.

c) Hearing Screening Periodicity Schedule

- 1) Hearing screening using age appropriate methods shall be part of all periodic or interperiodic health screenings.
- 2) Beginning at age one (1) year for children at high risk for hearing problems and age three (3) years for all other children, the Department will pay for one hearing screening performed by a qualified provider per year for an eligible child. However, the Department will pay for other such screenings when medically necessary, regardless of a child's age or medical history.



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Section 140.488 Periodicity Schedules, Immunizations and  
EMERGENCY Diagnostic Laboratory Procedures (Cont'd)

## d) Dental Screenings Periodicity Schedule

- 1) Examination of a child's oral cavity, including the status of the teeth and gums, shall be part of each periodic or interperiodic health screening.
- 2) Beginning at age two (2) through twenty (20) years, the Department will pay for one clinical oral examination per year and oral prophylaxis not more frequently than once every six (6) months performed by an enrolled dentist. However, the Department will pay for other such services when medically necessary, regardless of a child's age or medical history.

## e) Immunizations

The following immunizations are available to eligible clients:

- 1) Diphtheria-Tetanus-Pertussis (DPT) 1;
- 2) DPT 2;
- 3) DPT 3;
- 4) DPT Booster 1;
- 5) DPT Booster 2;
- 6) Oral Polio Vaccine (OPV) 1;
- 7) OPV 2;
- 8) OPV 3;
- 9) OPV Booster 1;
- 10) OPV Booster 2;
- 11) Diphtheria-Tetanus (Td) 1;
- 12) Td 2;

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Section 140.488 Periodicity Schedules, Immunizations and  
EMERGENCY Diagnostic Laboratory Procedures (Cont'd)

- 13) Td 3;
- 14) Td Booster 1;
- 15) Td Booster 2;
- 16) Measles;
- 17) Rubella;
- 18) Mumps;
- 19) Measles/Mumps/Rubella (M/M/R);
- 20) Measles/Rubella; and
- 21) Haemophilus b Conjugated.

## f) Diagnostic Laboratory Procedures

The Department will pay for covered diagnostic laboratory procedures as medically necessary including but not limited to:

- 1) Urinalysis, routine (ph specific gravity protein tests for reducing substances such as glucose), with microscopy;
- 2) Urinalysis routine without microscopy;
- 3) Chemical, qualitative, any number of constituents;
- 4) Cholesterol, serum; total;
- 5) Cholesterol, serum; total and ester;
- 6) Lead Screening, Blood Lead; Erythrocyte Protoporphyrin (EP);
- 7) Gonadotropin, chorionic quantitative pregnancy test;
- 8) Gonadotropin, chorionic qualitative pregnancy test;



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## NOTICE OF EMERGENCY AMENDMENTS

Section 140.488 Periodicity Schedules, Immunizations and  
EMERGENCY Diagnostic Laboratory Procedures (Cont'd)

- 9) Hematocrit;
- 10) Hemoglobin Colorimetric;
- 11) Sickle RBC, reduction slide method;
- 12) Hemoglobin Electrophoresis;
- 13) Sickle Hemoglobin;
- 14) Tuberculosis intradermal;
- 15) TB Tine Test;
- 16) Syphilis Test, qualitative;
- 17) GC Culture Test, bacterial screening only;
- 18) Culture presumptive, pathogenic organisms screening only;
- 19) Culture, multiple organisms;
- 20) Urine culture colony count;
- 21) Urine bacteria count, commercial kit;
- 22) Urine bacteria culture, identification, in addition to colony count and commercial kit;
- 23) Chlamydia Culture;
- 24) Pap Smear, Cytopathology;
- 25) Epidemiological study of a child's living environment when a child has been diagnosed as having an abnormally high blood lead level;
- 26) Denver Developmental Screening Test; and
- 27) Other developmental tests which may be approved by the Department.

(Source: Emergency rule added at 14 Ill. Reg. 14570, effective August 22, 1990, for a maximum of 150 days)

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SUBPART H: ILLINOIS COMPETITIVE ACCESS AND REIMBURSEMENT  
EQUITY (ICARE) PROGRAM

Section 140. TABLE A Medichex Recommended Screening  
EMERGENCY Procedures (Repealed)

- |    |                                                                           |                                          |
|----|---------------------------------------------------------------------------|------------------------------------------|
| a) | Health-History-&-Nutritional-Status<br>include-developmental-history      | Every-periodic-exam                      |
| b) | Measurements<br>Weight-length-of-height<br>Head-circumference             | Every-periodic-exam<br>1-through-7-and-9 |
| c) | Physical-inspection<br>Complete-and-unclotted<br>Development-Assessment   | Every-periodic-exam<br>1-through-9       |
| d) | Blood-Pressure                                                            | 8-through-13                             |
| e) | Eye-Observation-include-<br>response-to-visual-stimulation                | Every-periodic-exam                      |
| f) | Ear-Examination-include-<br>response-to-sound                             | Every-periodic-exam<br>8-through-13      |
| g) | Dental-Assessment                                                         | 5-and-9                                  |
| h) | Tuberculin-Test<br>When-initially-indicated-or-<br>if-not-previously-done | 6-through-8,-10-<br>through-13           |
| i) | Hematocrit-or-Hemoglobin                                                  | 5,-8-and-9,-11-and-<br>13                |
| j) | Per-low-birth-weight-or-<br>other-high-risk-infant                        | 2-through-4                              |
| k) | When-clinically-indicated<br>or-if-not-previously-done                    | 6-and-7,-10-and-13                       |
| l) | Urinanalysis<br>When-clinically-indicated-or-if-not-<br>previously-done   | 6-and-8-through-13                       |
| m) | Immunization-Review-(and-provision<br>as-indicated)                       | Every-periodic-exam                      |
| n) | Blood-Lead-Test                                                           | To-be-done-between-                      |



## DEPARTMENT OF PUBLIC AID

## NOTICE OF EMERGENCY AMENDMENTS

Section 140. TABLE A      Medichex Recommended Screening  
EMERGENCY                      Procedures (Repealed) (Cont'd)

9-months-and-6-  
years-when-child-is-  
considered-at-risk.

\*)      Sickle-Cell-Test

ONLY-ONCE---on-  
infant-or-young-  
child-only-when-  
Sickle-Cell-Anemia-  
is-suspected-or-on-  
child-entering-  
puberty-only-when-  
resources-for-  
electrophoresis-and-  
genetic-counseling-  
are-available.

(Source: Emergency repealer at 14 Ill. Reg. 14570,  
effective August 22, 1990, for a maximum of 150 days)

## DEPARTMENT OF PUBLIC AID

NOTICE OF REFUSAL  
TO MEET THE OBJECTION OF THE JOINT COMMITTEE  
ON ADMINISTRATIVE RULES

- 1) The Heading of the Part: ADMINISTRATIONS OF SOCIAL SERVICE PROGRAMS
- 2) Code Citation: 89 Ill. Adm. Code 130
- 3) Section Number:                      Action:  
130.200                                      Refusal
- 4) Date Notice of Proposed Amendment Published in the Register:  
January 26, 1990 (14 Ill. Reg. 1564)
- 5) Date JCAR Statement of Objection Published in the Register:  
August 10, 1990 (14 Ill. Reg. 12946 )
- 6) Summary of Action Taken by the Agency:

Joint Committee Objection:

At its July 26, 1990 meeting, the Joint Committee objected to Section 130.200(d). Its stated rationale for its objection was that "the rules are incomplete in that the Department has failed to state in its rulemaking its policies whereby members of the Domestic Violence Advisory Council shall be appointed and replaced, their terms of service, and reimbursement for expenses incurred in the performance of their duties."

Agency Response:

The analytical underpinning, such as it is, for this objection is an effort to characterize Department decisions on the appointment, length of term and travel expense reimbursement of members of the Domestic Violence Advisory Council ("DVAC") as policy statements of general applicability, or "rules" within the context of Section 3.09 of the Administrative Procedure Act. The Department does not agree with this characterization. By its own terms, Section 3.09 excludes matters of internal agency management, such as the composition of DVAC, from its definition of "rule". DVAC is one of many committees that advise the Department on issues in specific programmatic areas. Its members, appointed by the Department Director, volunteer their time, expertise and advice. DVAC does not



## DEPARTMENT OF PUBLIC AID

NOTICE OF REFUSAL  
TO MEET THE OBJECTION OF THE JOINT COMMITTEE  
ON ADMINISTRATIVE RULES

make or implement Department policy on domestic violence issues. The Department can see no useful purpose to be served by including matters of internal agency management in a rule of general applicability and, consequently, declines to modify or withdraw its rulemaking in response to the Joint Committee's objection.

## COMMISSIONER OF BANKS AND TRUST COMPANIES

## NOTICE OF PUBLIC INFORMATION

NOTICE OF ACCEPTANCE OF AN APPLICATION  
BY OLD NATIONAL BANCORP, EVANSVILLE, INDIANA,  
TO ACQUIRE SBT BANCORP, INC., MT. CARMEL, ILLINOIS

Pursuant to Section 3.071(d) of the Illinois Bank Holding Company Act of 1957 (Ill. Rev. Stat. 1989, ch. 17, par. 2510.01(d)), notice is hereby given that the Commissioner of Banks and Trust Companies has accepted for processing an application by Old National Bancorp, 420 Main Street, P.O. Box 718, Evansville, Indiana 47705, to acquire SBT Bancorp, Inc., 400 Market Street, P.O. Box 193, Mt. Carmel, Illinois 62863.

Interested persons who desire to comment on this proposed acquisition may submit their comments in writing no later than 14 days after the publication of this notice to either:

Jerry D. Cavanaugh  
Harold F. Boede  
Commissioner of Banks and Trust Companies  
Room 100 Reisch Building  
117 South Fifth Street  
Springfield, Illinois 62701



## NOTICE OF PUBLIC INFORMATION

1. Statute requiring agency to publish this information in the Illinois Register:
- Name of Act: Illinois Department of Revenue Sunshine Act  
Citation: Ill. Rev. Stat. 1987, ch. 127, par. 2001  
(Public Act 82-727, effective November 12, 1981)
2. Summary of information:
- Index of Department of Revenue income tax letter rulings issued for the Second Quarter of 1990.

The ruling letters are listed numerically with a brief synopsis under the following subjects:

- Addition Modifications  
Bond Premium Amortization  
Dividends  
Interest  
Net Operating Loss  
Zero Coupon Bonds  
Other Rulings  
(not included above)
- Allocation  
(For Alternative Allocation rulings, see that heading)
- Alternative Allocation  
Amnesty  
Apportionment  
Financial Organizations  
Insurance Companies  
Payroll Factor  
Property Factor  
Sales Factor  
Transportation Services  
Other Rulings  
(not included above)
- Assessment  
Bankruptcy  
Base Income  
(Also See Addition Modifications, Fringe Benefits, Subtraction Modifications)
- Books and Records  
Bulk Sales: See Sales Outside the Ordinary Course of Business (Bulk Sales)  
Business Income  
Capital Gains (Losses)  
(Also See Subtraction Modifications - Valuation Limitation)  
Check Off Funds  
Circuit Breaker  
Claims for Refund: See Refunds  
Collection  
Combined Unitary Return  
(Also See Unitary)  
Commercial Domicile  
Compensation  
Composite Returns  
Confidentiality  
Credits  
Coal Research and Utilization  
Credit for Replacement Tax Paid  
Enterprise Zone Investment  
Foreign Tax  
High Impact Business Investment  
Jobs Tax  
Replacement Tax Investment  
Research and Development  
Training Expense  
Other Rulings  
(not included above)

## NOTICE OF PUBLIC INFORMATION

- Deficiencies  
Definitions  
Domestic International Sales Corporations (DISC's)  
Elections: See Combined Unitary Return, Extensions, Unitary Enterprise Zones  
(Also See Credits, Subtraction Modifications)  
Erroneous Refund: See Refunds  
Estates  
Estimated Tax  
Exempt Organizations  
Exemptions  
Extensions  
Failure to File: See Penalties  
Failure to Pay: See Penalties  
Farmers: See Estimated Tax  
Federal Returns  
Fiduciaries  
Financial Organizations: See Apportionment  
Foreclosure  
Foreign Sales Corporations (FSC's)  
Foreign Tax: See Credits  
Foreign Trade Zones: See Subtraction Modifications, Credits -- Jobs Tax  
Forms  
Fraud: See Penalties  
Fringe Benefits  
IRC §125 "Cafeteria" Plans  
IRC §401(k) Plans  
Other Rulings  
(not included above)
- Gain (Loss): See Capital Gains (Losses), Valuation Limitation  
Information Reports  
Insurance Companies: See Apportionment  
Interest Income  
(Also See Addition Modifications, Subtraction Modifications)  
Interest on Refunds and Deficiencies  
IRC §338  
Jeopardy: See Assessment
- Judicial Review  
Liens  
Lottery  
Military  
(Also See Subtraction Modifications)  
Miscellaneous  
Modification Addition: See Addition Modifications  
Modification Subtraction: See Subtraction Modifications  
Mutual Funds: See Subtraction Modifications  
Net Income (Loss) and Net Loss Deduction (IITA §207)  
(Also See Base Income, Capital Gains (Losses), Combined Unitary Return, Net Operating Loss and Net Operating Loss Deduction, Unitary)  
Net Operating Loss and Net Operating Loss Deduction  
Nexus: See Public Law 86-272/Nexus  
Nonbusiness Income  
Nonresidents: See Residency/Nonresidency  
Notice and Demand: See Notices  
Notices  
Overpayments: See Refunds  
Partnerships  
Payments:  
(Also See Estimated Tax)  
Payroll Factor: See Apportionment  
Penalties  
Failure to File (\$1001)  
Failure to File Withholding Returns (\$1004)  
Failure to Pay (\$1002)  
Failure to Pay Estimated Tax (\$804)  
Fraud (\$1002)  
Reasonable Cause (\$1001)  
Underpayment of Tax (\$1005)  
Other Rulings  
(not included above)



## DEPARTMENT OF REVENUE

## NOTICE OF PUBLIC INFORMATION

Pensions  
(Also See Subtraction  
Modifications)  
Political Organizations  
Property Factor: See Apportionment  
Property Tax: See Subtraction  
Modifications  
Protest  
Public Law 86-272/Nexus  
Rate of Tax  
Real Estate Investment Trusts  
Resonable Cause: See Penalties  
Refunds (Also See Subtraction  
Modifications)  
Statute of Limitations  
Other Rulings  
(not included above)  
Replacement Tax  
(Also See Credits)  
Residency/Nonresidency  
Returns  
(For Combined Unitary Return and  
Composite Return rulings, see  
those headings)  
Amended Returns  
Due Dates  
Requirements to File  
Short Period Returns  
Other Rulings  
(not included above)  
S Corporations  
Sales Factor: See Apportionment  
Sales Outside the Ordinary Course  
of Business (Bulk Sales)  
Seizure  
Separate Accounting: See Alterna-  
tive Allocation  
Signature  
Specific Accounting  
Statute of Limitations: See Assess-  
ment, Collection, Deficiencies,  
Refunds  
Subchapter 'S' Corporations: See S  
Corporations

Subpart F Income: See Subtraction  
Modifications  
Subtraction Modifications  
Enterprise and Foreign Trade  
Zones  
Illinois Tax Refund  
Interest on U.S. Government  
Obligations  
Military  
Money Market Mutual Funds  
Qualified Pension Plans  
Real Estate Taxes  
Subpart F Income  
Valuation Limitation  
Other Rulings  
(not included above)  
Taxability in Other States  
Taxable Year  
Transferees  
(Also See Sales Outside the  
Ordinary Course of Business  
(Bulk Sales))  
Transportation Services: See  
Apportionment  
Trusts  
Unitary  
(Also See Combined Unitary  
Return)  
U.S. Government Obligations: See  
Subtraction Modifications  
Valuation Limitation: See  
Subtraction Modifications  
Voluntary Disclosure Agreements  
Waiver on Assessment: See  
Assessment  
Withholding  
Employee Benefits  
Exemptions  
Personal Service Contracts  
(IITA §708)  
Reciprocal Agreements  
Other Rulings  
(not included above)

## DEPARTMENT OF REVENUE

## NOTICE OF PUBLIC INFORMATION

Copies of the ruling letters themselves are available for inspection and may be purchased for a minimum of \$1.00 per opinion plus 25¢ per page for each page over one.

The annual index of income tax letter rulings (all four quarters) is available for \$4.50 (this price includes both income tax and sales tax).

3. Name and address of person to contact concerning this information:

Margaret Forth  
Legal Division  
101 West Jefferson Street  
Springfield, Illinois 62794  
Telephone: (217) 782-6996



DEPARTMENT OF REVENUE  
1990 SECOND QUARTER SUNSHINE INDEX

ADDITION MODIFICATIONS - INTEREST

IT 90-137 05/15/90 Interest received on the municipal bonds issued by other states is subject to Illinois income taxation.

ADMINISTRATIVE REVIEW

IT 90-115 04/25/90 Request for a hearing can only be made after the denial of a claim for refund. The claim for refund (IL-843) cannot be accepted until the liability has been paid.

IT 90-116 04/25/90 If more than 25% of your Illinois base income was not omitted from your Illinois returns, the 1983-1985 Illinois returns would not be open for audit under the six-year statute of limitations of IITA §905(b).

IT 90-150 05/21/90 A hearing cannot be granted until a claim for refund is filed, it is denied, and you protest the denial and request a hearing within 45 days of the denial.

IT 90-151 05/21/90 Questionnaire regarding administrative appeal procedures.

IT 90-152 05/22/90 Questionnaire regarding administrative appeal procedures.

ALLOCATION

(For Alternative Allocation rulings, see that heading)

IT 90-123 04/24/90 If a partner elects specific accounting (IITA §202.3 and §202.4), the partner will be deemed to have received partnership income on the last day of the partnership's tax year. If X does not elect specific accounting, the partnership income would be treated as having been received throughout the taxable year of the partner. This analysis would apply, as well, to an S Corporation shareholder or a beneficiary of an estate or trust.

IT 90-134 05/14/90 You would be required to file an Illinois tax return if there is an amount on Schedule NR, Part I, Line 4.

IT 90-164 06/06/90 Interest earned in Illinois by individual nonresidents of Illinois is not subject to Illinois income tax.

DEPARTMENT OF REVENUE

1990 SECOND QUARTER SUNSHINE INDEX

ALTERNATIVE ALLOCATION

IT 90-132 05/14/90 Denial of a petition by an S corporation doing business in Illinois to use an alternative allocation method.

IT 90-178 06/26/90 The information which you have submitted fails to establish that the three-factor formula operates unreasonably or arbitrarily with respect to the apportionment of the taxpayer's business income to Illinois. The fact that the taxpayer is able to specifically identify the items of income expense for each state does not indicate that standard three-factor formula apportionment would yield grossly disproportionate results. We are, therefore, constrained to deny the relief requested.

APPORTIONMENT - FINANCIAL ORGANIZATIONS

IT 90-111 04/24/90 Questionnaire concerning nexus issues of a savings and loan and IRC §597.

APPORTIONMENT - PROPERTY FACTOR

IT 90-87 04/02/90 Discusses whether a corporation with an interest in a safe harbor lease involving property located in Illinois has income tax nexus with Illinois.

APPORTIONMENT - SALES FACTOR

IT 90-86 04/02/90 Discusses whether or not the licensing of canned and custom software to Illinois customers is subject to Illinois income tax.

IT 90-129 05/09/90 Discusses the Illinois income taxation of a Virginia based corporation that enters into a contract with a subcontractor to cover sporting events.

APPORTIONMENT - OTHER RULINGS (NOT INCLUDED ABOVE)

IT 90-111 04/24/90 Questionnaire concerning nexus issues of a savings and loan and IRC §597.



DEPARTMENT OF REVENUE

1990 SECOND QUARTER SUNSHINE INDEX

**BASE INCOME**  
(Also See Modifications)

IT 90-109 Addition Modifications, Fringe Benefits, Subtraction  
04/18/90 Discusses whether or not a Chinese student is subject to Illinois income tax.

IT 90-116 04/25/90 If more than 25% of your Illinois base income was not omitted from your Illinois returns, the 1983-1985 Illinois returns would not be open for audit under the six-year statute of limitations of IITA §905(b).

IT 90-122 04/30/90 A self-insured death benefit paid to an employee as a result of a dependent's death would be treated the same for Illinois purposes as it is treated for federal purposes.

IT 90-154 05/24/90 As a result of the 1986 Tax Reform Act, beginning in 1987, moving expenses can only be deducted for federal purposes as an itemized deduction on Schedule A. Since there is no longer an adjustment before adjusted gross income for moving expenses on the federal return, no adjustment for moving expenses is needed on the Illinois individual income tax return for part-year residents. Illinois withholding on moving expenses will depend on whether or not federal withholding on moving expenses is required.

IT 90-166 06/06/90 Payroll deductions not subject to federal income tax are similarly not subject to Illinois income tax.

IT 90-170 06/08/90 Illinois follows federal law which excludes up to \$5,250 for employer-provided education assistance through 9/30/90 and excludes up to \$70 a year for employer-provided group legal services.

IT 90-171 06/11/90 Since there is currently no addition modification requiring the addback of the amount of gain deferred under IRC §1042, any amount deferred for federal purposes would also be deferred for Illinois purposes. 100% of any gain that is recognized on a sale that qualifies under IRC §1042 will be subject to Illinois income tax.

IT 90-179 06/27/90 Discusses the Illinois taxation of income of a visiting professor from Hungary.

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

1990 SECOND QUARTER SUNSHINE INDEX

**BUSINESS INCOME**

IT 90-139 05/16/90 If the sale of real estate constitutes business income, the gross receipts from the sale of the real property are in Illinois (i.e. are included in the sales factor numerator) if the real property is located in Illinois. If the sale of real estate constitutes nonbusiness income, IITA §303(b)(1) provides that the capital gain from the sale or exchange of real property is allocable to Illinois if the property is located in Illinois.

**CAPITALS GAINS (LOSSES)**

(Also See Subtraction Modifications - Valuation Limitation)

IT 90-139 05/16/90 If the sale of real estate constitutes business income, the gross receipts from the sale of the real property are in Illinois (i.e. are included in the sales factor numerator) if the real property is located in Illinois. If the sale of real estate constitutes nonbusiness income, IITA §303(b)(1) provides that the capital gain from the sale or exchange of real property is allocable to Illinois if the property is located in Illinois.

IT 90-163

06/05/90 Since the condemned property had been acquired prior to August 1, 1969, you correctly concluded that you are entitled to a valuation limitation deduction for the amount of appreciation which is attributable to the period between the date of acquisition and August 1, 1969, the effective date of the Illinois Income Tax Act.

IT 90-171

06/11/90 Since there is currently no addition modification requiring the addback of the amount of gain deferred under IRC §1042, any amount deferred for federal purposes would also be deferred for Illinois purposes. 100% of any gain that is recognized on a sale that qualifies under IRC §1042 will be subject to Illinois income tax.

**COLLECTION**

IT 90-146

05/18/90 The Department looks to any of the general partners of a partnership when attempting to collect unpaid withholding taxes of the partnership. Although the Department is entitled to only a single payment of the tax, the Department is allowed to collect from any liable party.



## DEPARTMENT OF REVENUE

## 1990 SECOND QUARTER SUNSHINE INDEX

## COMPOSITE RETURNS

- IT 90-95 04/04/90 A composite return may be filed on behalf of nonresident individuals, trusts, and estates who derive income from Illinois and who are partners, or S corporation shareholders, or who transact insurance business under a Lloyds plan of operation. For taxable years ending on or after December 31, 1987, permission from the Department to file a composite return is not required.

## CONFIDENTIALITY

- IT 90-126 05/04/90 Section 917(a) of the Illinois Income Tax Act (IITA) provides that taxpayer information is confidential except \*\*\*in accordance with a proper judicial order\*\*\*.
- IT 90-142 05/17/90 IITA §917(a) prohibits the Department from furnishing the information you seek, unless served with a court order.

## CREDITS - ENTERPRISE ZONE INVESTMENT TAX CREDIT

- IT 90-97 04/06/90 Discusses the proper attachments and descriptions for claiming the Enterprise Zone Investment credit.

## CREDITS - ENTERPRISE ZONE INVESTMENT

- IT 90-99 04/09/90 Discusses the subtraction modifications for interest received by a financial organization from a loan secured by property which is eligible for the Enterprise Zone investment credit.
- IT 90-143 05/17/90 Discusses why taxpayer does not qualify for the credit.

## CREDITS - FOREIGN TAX

- IT 90-103 04/12/90 For calendar year 1989, Illinois allows no credit for taxes paid to foreign countries by Illinois residents. Furthermore, the dividend income referred to is not subtractible for Illinois purposes as "income exempt under the

## DEPARTMENT OF REVENUE

## 1990 SECOND QUARTER SUNSHINE INDEX

Constitution or laws of the United States" (1989 IL-1040, line 4g) because that income is not exempt federally.

- IT 90-128 05/07/90 Illinois residents taxed by Virginia on Virginia source income would not be permitted to take a Virginia foreign tax credit since Illinois does not have a reciprocal provision applying to Virginia residents (or residents of any other state).

## CREDITS - RESEARCH AND DEVELOPMENT

- IT 90-160 05/30/90 Letter requesting additional information and forms for the new research and development credit. At the present time, there is no additional information available.
- IT 90-177 06/22/90 Discusses the new research and development credit.

## CREDITS - OTHER RULINGS (NOT INCLUDED ABOVE)

- IT 90-96 04/05/90 The Illinois investment tax credits currently available to individuals are Enterprise Zone Investment Tax Credit (IITA §201(f)), Jobs Tax Credit (IITA §201(g)), High Impact Business Investment Tax Credit (IITA §201(h)), Training Expense Credit (IITA §201(j)), and Research and Development Credit (IITA §201(k)).

- IT 90-138 05/16/90 Lists the Illinois credits currently available to corporations.

## DEFICIENCIES

- IT 90-116 04/25/90 If more than 25% of your Illinois base income was not omitted from your Illinois returns, the 1983-1985 Illinois returns would not be open for audit under the six-year statute of limitations of IITA §905(b).

- IT 90-149 05/21/90 Since the three-year statutory period for issuing a notice of deficiency to a surviving spouse cannot be shortened, a request under §905(i) is not appropriate when a joint return has been filed.



## DEPARTMENT OF REVENUE

## 1990 SECOND QUARTER SUNSHINE INDEX

IT 90-155

05/24/90 IITA §905 provides that a notice of deficiency shall be issued no later than three years after the date the return was filed.

## ESTATES

IT 90-123

04/24/90 If a partner elects specific accounting (IITA §202.3 and §202.4), the partner will be deemed to have received partnership income on the last day of the partnership's tax year. If, X does not elect specific accounting, the partnership income would be treated as having been received throughout the taxable year of the partner. This analysis would apply, as well, to an S corporation shareholder or a beneficiary of an estate or trust.

## ESTIMATED TAX

IT 90-172

06/12/90 Response to a taxpayer's suggestion for an IITA amendment regarding estimated tax payments required of elderly persons with low income.

## EXEMPT ORGANIZATIONS

IT 90-135

05/15/90 For Illinois income tax purposes, an organization which is exempt from federal income tax is also exempt from Illinois income taxation pursuant to IITA §205(a).

IT 90-157

05/24/90 Under §205(a) of the IITA, an organization that is exempt from federal income tax by reason of §501(a) of the IRC is also, without application to this Department, exempt from Illinois income taxation except to the extent that it has unrelated business taxable income determined under IRC §512 and is required to file a federal Form 990-T.

IT 90-175

06/21/90 Pursuant to IITA §205(a), an organization that is exempt from federal income taxation by reason of IRC §501(a) is exempt from Illinois income taxation except to the extent that the organization has unrelated business taxable income as determined under IRC §512. No exemption in advance of filing state income tax returns is necessary. In the event that the corporation does have unrelated business taxable income, Form IL-990-T is required to be filed.

## DEPARTMENT OF REVENUE

## 1990 SECOND QUARTER SUNSHINE INDEX

## EXTENSIONS

IT 90-88

04/02/90 Since neither the 1988 IL-1040 nor the IL-1040-X instructions told taxpayers that the §804 penalty would be based on the tax shown on a subsequent return filed before October 15, we have taken the position that taxpayers should not be assessed §804 penalties until taxpayers are given such notice. Since the 1989 IL-1040-X instructions do inform taxpayers that the tax shown due on any subsequent "corrected return" filed within the extended due date will be the amount used to calculate any penalty for underpayment of estimated tax, §804 penalties will be assessed after that date based on the tax shown on an amended return filed before October 15.

## FORMS

IT 90-93

04/04/90 If you are unable to obtain a W-2 from an employer, Form IL-4852 (Employee's Substitute Wage and Tax Statement) should be completed and attached to your Illinois return. The comparable federal form is Form 4852.

IT 90-98

04/09/90 Form RR-374 (Notice of Payment Under Protest).

IT 90-112

Forms IL-4852 (Employee's Substitute Wage and Tax Statement) may be used when an employee does not receive W-2's from employers.

IT 90-144

05/18/90 Forms UB/NL-5g and Form UB/NLD are to be used only by unitary business groups. If taxpayer is not a member of a unitary business group, it should not be completing the unitary schedules. If you are attempting to carry forward a federal net operating loss from a tax year ending prior to December 31, 1986, and you are not a member of a unitary business group, the proper form to support a subtraction modification on Line 5g of the IL-1120 is the Schedule NL-5g. Losses arising because of the subtraction modification for federal interest are available to members of a unitary business group as well as to non-unitary entities.

## FRINGE BENEFITS - IRC §125 "CAFETERIA" PLANS

IT 90-159

05/29/90 Nontaxable benefits chosen by employee participants in cafeteria plans under IRC §125 will be similarly



## 1990 SECOND QUARTER SUNSHINE INDEX

nontaxable for Illinois income tax purposes. Contributions to IRC §125 cafeteria plans that are not included in adjusted gross income for federal purposes would be included in base income for Illinois purposes. There would be no Illinois income tax withholding from these contributions if they are not subject to federal withholding.

## INFORMATION REPORTS

IT 90-169 06/08/90 The IITA does not require the informational reporting of taxable amounts paid to individuals from life insurance policies or annuities.

## INTEREST ON REFUNDS AND DEFICIENCIES

IT 90-133 05/14/90 The interest rate on unpaid withholding taxes and underpayments of income tax for the period July 1, 1990 to December 31, 1990 will be 9%.

## LOTTERY

IT 90-113 04/25/90 Each of the two partners in the Partnership should be able to claim credit for one-half of the total Illinois income tax withheld for 1989 on their 1989 Illinois income tax returns.

IT 90-148 05/18/90 Discusses amounts of withholding to be claimed by individuals of a partnership formed to play the Illinois lottery.

IT 90-162 06/04/90 Discusses amounts of withholding to be claimed and income to be reported by partners of a partnership formed to play the Illinois lottery.

## MILITARY

(Also See Subtraction Modifications)

IT 90-100 04/10/90 Discusses residency related issues concerning a member of the Marines.

IT 90-118 04/27/90 Although military personnel whose only source of income is military compensation will have no Illinois income

## 1990 SECOND QUARTER SUNSHINE INDEX

tax liability because compensation paid for active military duty is deducted, they still must file an Illinois income tax return if they are Illinois residents and are required to file a federal income tax return.

## MISCELLANEOUS

IT 90-124 05/02/90 You will not be bound by the tax return filed with your forged signature.

IT 90-127 05/07/90 The Illinois Generation Skipping Transfer Tax and the Illinois Estate Tax are administered by the Illinois Attorney General's office.

IT 90-158 05/24/90 The IL-1040 instruction provides a minimum time period for which records should be retained.

IT 90-167 06/06/90 Corrected a notice containing various information regarding corporate income tax.

IT 90-179 06/27/90 Discusses the Illinois taxation of income of a visiting professor from Hungary.

## NET INCOME (LOSS) AND NET LOSS DEDUCTION (IITA §207)

(Also See Base Income, Capital Gains (Losses), Combined Unitary Return, Net Operating Loss and Net Operating Loss Deduction, Unitary)

IT 90-89 04/02/90 For purposes of carrying an Illinois net loss from a C corporation to an S corporation, the C corporation will not be permitted to split the loss and carry one way for replacement tax purposes while carrying the other way for income tax purposes.

IT 90-125 05/04/90 Limitation No. 1 of IIT Reg. §100.2750 will not be applied to corporations that did not file Illinois return using combined apportionment in the loss year due to the restriction against corporations that earned business income exclusively in Illinois from constituting unitary business groups. The proper method of determining the limitations of carryback and carryforward losses of the members is to apply Limitations No. 1 and No. 2 of IIT Reg. §100.2750(b) as if the members of the group had in fact filed unitary returns and been treated as a unitary group for Illinois purposes prior to 1986.



## 1990 SECOND QUARTER SUNSHINE INDEX

- IT 90-130 05/09/90 Discusses the carryforward from non-unitary tax years of net operating losses by the survivor of a tax free merger.
- IT 90-140 05/16/90 There is no form used to make the election to forego the carryback of an Illinois net loss under IIT Reg. §100.2563(b). There currently are no form instructions concerning this election. Consequently, the Department has no procedure for the election at this time.
- IT 90-161 05/30/90 As there is no subtraction modification at IITA §203(b)(2) for Illinois carryback claims, the subtraction modification was correctly disallowed. With regard to the "increased Illinois NOL," there is no adjustment available on the Illinois return to back out the state tax refunds accrued on the federal return.
- IT 90-168 06/07/90 An S corporation's Illinois net loss may be carried back or carried forward to offset the Illinois income of a C corporation, and vice versa. Since IITA §401(a) provides that a taxable year for Illinois purposes is the same as the taxpayer's federal taxable year, the S corporation's Illinois net loss would be carried back to June 30, 1987. The S corporation net loss may be applied to the C corporation's income tax as well as replacement tax.

## NET OPERATING LOSS AND NET OPERATING LOSS DEDUCTION

- IT 90-125 05/04/90 Limitation No. 1 of IIT Reg. §100.2750 will not be applied to corporations that did not file Illinois returns using combined apportionment in the loss year due to the restriction against corporations that earned business income exclusively in Illinois from constituting unitary business groups. The proper method of determining the limitations of carryback and carryforward losses of the members is to apply Limitations No. 1 and No. 2 of IIT Reg. §100.2750(b) as if the members of the group had in fact filed unitary returns and been treated as a unitary group for Illinois purposes prior to 1986.
- IT 90-130 05/09/90 Discusses the carryforward from non-unitary tax years of net operating losses by the survivor of a tax free merger.

## 1990 SECOND QUARTER SUNSHINE INDEX

- IT 90-144 05/19/90 Forms UB/NL-5g and Form UB/NLD, are to be used only by unitary business groups. If taxpayer is not a member of a unitary business group, it should not be completing the unitary schedules. If you are attempting to carry forward a federal net operating loss from a tax year ending prior to December 31, 1986, and you are not a member of a unitary business group, the proper form to support a subtraction modification on Line 5g of the IL-1120 is the Schedule NL-5g. Losses arising because of the subtraction modification for federal interest are available to members of a unitary business group as well as to non-unitary entities.

## NONBUSINESS INCOME

- IT 90-139 05/16/90 If the sale of real estate constitutes business income, the gross receipts from the sale of the real property are in Illinois (i.e. are included in the sales factor numerator) if the real property is located in Illinois. If the sale of real estate constitutes nonbusiness income, IITA §303(b)(1) provides that the capital gain from the sale or the exchange of real property is allocable to Illinois if the property is located in Illinois.

## PARTNERSHIPS

- IT 90-95 04/04/90 A composite return may be filed on behalf of non-resident individuals, trusts, and estates who derive income from Illinois and who are partners, or S corporation shareholders, or who transact business under a Lloyds plan of operation. For taxable years ending on or after December 31, 1987, permission from the Department to file a composite return is not required.
- IT 90-120 04/30/90 The exclusion of a syndicate, group, pool, joint venture or other unincorporated organization established for the sole purpose of playing the Illinois State Lottery from the definition of an Illinois "partnership" is effective November 30, 1989. A partnership which has elected under Internal Revenue Code (IRC) §761 to be excluded from the partnership provisions of the IRC is also excluded for purposes of the IITA.
- IT 90-123 04/24/90 If a partner elects specific accounting (IITA §202.3 and §202.4), the partner will be deemed to have



## DEPARTMENT OF REVENUE

## 1990 SECOND QUARTER SUNSHINE INDEX

received partnership income on the last day of the partnership's tax year. If X does not elect specific accounting, the partnership income would be treated as having been received throughout the taxable year of the partner. This analysis would apply, as well, to an S corporation shareholder or a beneficiary of an estate or trust.

IT 90-146

05/18/90 The Department looks to any of the general partners of a partnership when attempting to collect unpaid withholding taxes of the partnership. Although the Department is entitled to only a single payment of the tax, the Department is allowed to collect from any liable party.

## PENALTIES - FAILURE TO PAY ESTIMATED TAX (IITA §804)

IT 90-88

04/02/90 Since neither the 1988 IL-1040 nor the IL-1040-X instructions told taxpayers that the §804 penalty would be based on the tax shown on a subsequent return filed before October 15, we have taken the position that taxpayers should not be assessed §804 penalties until taxpayers are given such notice. Since the 1989 IL-1040-X instructions do inform taxpayers that the tax shown on any subsequent "corrected return" filed within the extended due date will be the amount used to calculate any penalty for under payment of estimated tax, §804 penalties will be assessed after that date based on the tax shown on an amended return filed before October 15.

IT 90-153

05/22/90 Since neither the 1988 IL-1040 nor the IL-1040-X instructions told taxpayers that the §804 penalty would be based on the tax shown on any subsequent "corrected return" filed before October 15, the §804 penalty should not be recomputed based upon the liability shown on the "corrected return".

IT 90-174

06/20/90 The "tax shown on the return for the taxable year" is the amount shown on the original return and not on the amended return.

## DEPARTMENT OF REVENUE

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## PENALTIES - UNDERPAYMENT OF TAX (IITA §1005)

IT 90-141

05/16/90 Discusses the alternatives a taxpayer may use to seek reasonable cause abatement of the §1005 underpayment penalty.

## PENSIONS

(Also See Subtraction Modifications)

IT 90-110

04/18/90 Illinois Income Tax Act (IITA) §203(a)(2)(F) provides individuals with a deduction for distributions included in adjusted gross income pursuant to IRC §408 (Individual Retirement Accounts). Since such amounts are not included in Illinois base income, they are not subject to Illinois income tax withholding and reporting of such amounts is not required.

IT 90-119

04/30/90 If the annuity you receive is paid pursuant to any of the IRC sections specified in IITA §203(a)(2)(f), then the annuity qualifies for the Illinois subtraction modification and will not be subject to Illinois income taxation. IITA §203(a)(2)(M) provides a subtraction modification for an amount equal to all social security benefits included in federal adjusted gross income pursuant to IRC §86. Therefore, any amount of social security that is taxed federally may be subtracted on the Illinois return.

IT 90-147

05/18/90 A subtraction modification is not authorized for distributions received pursuant to deferred compensation plans of the tax-exempt organizations (other than governmental units).

IT 90-176

06/21/90 Discusses various questions regarding the Illinois taxation of pensions.

## PROTEST

IT 90-115

04/25/90 Request for a hearing can only be made after the denial of a claim for refund. The claim for refund (IL-843) cannot be accepted until the liability has been paid.



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1990 SECOND QUARTER SUNSHINE INDEX

PUBLIC LAW 86-272/NEXUS

- IT 90-86 04/02/90 Discusses whether or not the licensing of canned and custom software to Illinois customers is subject to Illinois income tax.
- IT 90-104 04/13/90 The sale, construction and servicing of equipment primarily to Illinois non-profit organizations exempt under IRC §501(c)(3) would be subject to Illinois income tax.
- IT 90-108 04/16/90 A Connecticut corporation soliciting sales in Illinois which are accepted and filled outside Illinois and having no office, inventory or display rooms in Illinois would not be subject to Illinois taxation.
- IT 90-165 06/06/90 Questionnaire regarding nexus and the use of leased or owned automobiles in Illinois.

REFUNDS - STATUTE OF LIMITATIONS  
(Also See Subtraction Modifications)

- IT 90-116 04/25/90 If more than 25% of your Illinois base income was not omitted from your Illinois returns, the 1983-1985 Illinois returns would not be open for audit under the six-year statute of limitations of IITA §905(b).
- IT 90-180 06/29/90 Irrespective of whether notification of an alteration required by IITA §506(b) is given, since an Illinois refund for 1982 is not legally due the taxpayer (because the claim was not timely filed), IITA §909(a) would not allow the Department to offset the 1980 and 1981 liabilities.

REFUNDS - OTHER RULINGS (NOT INCLUDED ABOVE)

- IT 90-92 04/04/90 The Department of Public Aid is responsible for certification to the Comptroller of a past due support order to intercept state income tax refunds.
- IT 90-115 04/25/90 Request for a hearing can only be made after the denial of a claim for refund. The claim for refund (IL-843) cannot be accepted until the liability has been paid.

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RESIDENCY/NONRESIDENCY

- IT 90-100 04/10/90 Discusses residency related issues concerning a member of the Marines.

RETURNS - AMENDED RETURNS  
(For Combined Unitary Return and Composite Return rulings, see those headings)

- IT 90-88 04/02/90 Since neither the 1988 IL-1040 nor the IL-1040-X instructions told taxpayers that the §804 penalty would be based on the tax shown on a subsequent return filed before October 15, we have taken the position that taxpayers should not be assessed §804 penalties until taxpayers are given such notice. Since the 1989 IL-1040-X instructions do inform taxpayers that the tax shown due on any subsequent "corrected return" filed within the extended due date will be the amount used to calculate any penalty for underpayment of estimated tax, §804 penalties will be assessed after that date based on the tax shown on the amended return filed before October 15.
- IT 90-105 04/16/90 Discusses the proper method to file an amended return to take a subtraction modification for a distribution from a Profit Sharing Pension Plan.

RETURNS - REQUIREMENTS TO FILE  
(For Combined Unitary Return and Composite Return rulings, see those headings)

- IT 90-102 04/12/90 Discusses whether or not non-residents investing in a partnership earning income in Illinois are required to file Illinois returns.
- IT 90-134 05/14/90 You would be required to file an Illinois tax return if there is an amount on Schedule NR, Part I, Line 4.

RETURNS - OTHER RULINGS (NOT INCLUDED ABOVE)  
(For Combined Unitary Return and Composite Return rulings, see those headings)

- IT 90-149 05/21/90 Since the three-year statutory period for issuing a notice of deficiency to a surviving spouse cannot be



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shortened, a request under §905(i) is not appropriate when a joint return has been filed.

S CORPORATIONS

IT 90-89 04/02/90 For purposes of carrying an Illinois net loss from a C corporation to an S corporation, the C corporation will not be permitted to split the loss and carry one way for replacement tax purposes while carrying the other way for income tax purposes.

IT 90-95 04/04/90 A composite return may be filed on behalf of nonresident individuals, trusts, and estates who derive income from Illinois and who are partners, or S Corporation shareholders, or who transact insurance business under a Lloyds plan of operation. For taxable years ending on or after December 31, 1987, permission from the Department to file a composite return is not required.

IT 90-123 04/24/90 If a partner elects specific accounting (IITA §203.3 and §202.4), the partner will be deemed to have received partnership income on the last day of the partnership's tax year. If X does not elect specific accounting, the partnership income would be treated as having been received throughout the taxable year of the partner. This analysis would apply, as well, to an S corporation shareholder or a beneficiary of an estate or trust.

IT 90-168 06/07/90 An S corporation's Illinois net loss may be carried back or carried forward to offset the Illinois income of a C corporation, and vice versa. Since IITA §401(a) provides that a taxable year for Illinois purposes is the same as the taxpayer's federal taxable year, the S corporation's Illinois net loss would be carried back to June 30, 1987. The S corporation net loss may be applied to the C corporation's income tax as well as replacement tax.

SIGNATURE

IT 90-124 05/02/90 You will not be bound by the tax return filed with your forged signature.

1990 SECOND QUARTER SUNSHINE INDEX

SUBTRACTION MODIFICATIONS - ENTERPRISE AND FOREIGN TRADE ZONES

IT 90-117 04/26/90 The Enterprise Zone subtraction modification provided by Illinois Income Tax Act §203(a)(2)(J) is for dividends paid by a corporation which conducts substantially all of its operations in an enterprise zone. If a business conducts 95% or more of its business operations in an enterprise zone, it will meet the "substantially all" test.

SUBTRACTION MODIFICATIONS - INTEREST ON U.S. GOVERNMENT OBLIGATIONS

IT 90-91 04/04/90 Income received from any of the obligations listed in Sections I and II of Publication 101 qualifies for the Illinois subtraction modification, even if the obligations are owned indirectly through owning shares in a mutual fund. The interest attributable to investment in obligations of the Government National Mortgage Association and the Federal Home Loan Mortgage Corporation and in repurchase obligations is not exempt from Illinois income taxation.

IT 90-94 04/04/90 Whether obligations of the FHLMC are owned by an investor directly or through a mutual fund, the interest received from such obligations does not qualify for the Illinois subtraction modification for income from U.S. government obligations.

IT 90-106 04/16/90 Interest received on Illinois Housing Development Authority Municipal Bonds Series "A" 6.7%, due 2/1/1996 and on Student Loan Marketing Association obligations is exempt from Illinois income taxation. Interest received on Illinois Refunding Series "B" Municipal Bonds 7.25%, due 1/1/2006 is not.

IT 90-107 04/16/90 The interest received on zero coupon obligations known as CATS is exempt from Illinois income taxation.

IT 90-121 04/30/90 The interest received on zero coupon obligations of CATS (Certificates of Accrual on Treasury Securities) qualifies as interest on U.S. obligations which qualifies for the Illinois subtraction modification. We are unable to render an opinion with respect to CUBES (Coupons under Bookkeeping Entry System) or TINTS (Treasury Interest Securities) as we are not familiar with those obligations.



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## 1990 SECOND QUARTER SUNSHINE INDEX

IT 90-136 05/15/90 Neither interest on the obligations guaranteed by the Government National Mortgage Association nor interest on the Ryland Accep. Corporation obligation is exempt from Illinois income taxation. If the Liberty U.S. Government Money Market Trust invests in any obligations listed in Part I or II of Publication 101, distributions attributable to such investments are exempt from Illinois income taxation.

IT 90-144 05/18/90 Forms UB/WL-5g and Form UB/WLD, are to be used only by unitary business groups. If taxpayer is not a member of a unitary business group, it should not be completing the unitary schedules. If you are attempting to carry forward a federal net operating loss from a tax year ending prior to December 31, 1986, and you are not a member of a unitary business group, the proper form to support a subtraction modification on Line 5g of the IL-1120 is the Schedule NL-5g. Losses arising because of the subtraction modification for federal interest are available to members of a unitary business group as well as to non-unitary entities.

IT 90-145 05/18/90 In order to list the Public Housing Agency bonds backed by H.U.D. payments and sold by the National Capital Housing Authority in Publication 101 as exempt, we must have a citation to a federal statute exempting the interest income or a legal theory supported by legal authority.

IT 90-173 06/19/90 Whether obligations of the FNMA are owned by an investor directly or through a mutual fund, the interest received from such obligations does not qualify for the Illinois subtraction modification for income from U.S. government obligations.

## SUBTRACTION MODIFICATIONS - MONEY MARKET MUTUAL FUNDS

IT 90-136 05/15/90 Neither interest on the obligations guaranteed by the Government National Mortgage Association nor interest on the Ryland Accep. Corporation obligation is exempt from Illinois income taxation. If the Liberty U.S. Government Money Market Trust invests in any obligations listed in Part I or II of Publication 101, distributions attributable to such investments are exempt from Illinois income taxation.

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## SUBTRACTION MODIFICATIONS - QUALIFIED PENSION PLANS

IT 90-101 04/12/90 Illinois Income Tax Act (IITA) §203(a)(2)(F) provides a subtraction modification from adjusted gross income for distributions received from any retirement or disability plan for employees of any governmental agency if the distributions were included in the computation of federal adjusted gross income. This would include an annual lump sum Early Out Retirement Severance Payment received by a teacher. Since such amounts are not included in Illinois base income, they are not subject to Illinois income tax withholding.

IT 90-105 04/16/90 Discusses the proper method to file an amended return to take a subtraction modification for a distribution from a Profit Sharing Pension Plan.

IT 90-110 04/18/90 Illinois Income Tax Act (IITA) §203(a)(2)(F) provides individuals with a deduction for distributions included in adjusted gross income pursuant to IRC §408 (Individual Retirement Accounts). Since such amounts are not included in Illinois base income, they are not subject to Illinois income tax withholding, and reporting of such amounts is not required.

IT 90-114 04/25/90 Illinois Income Tax Act §203(a)(2)(F) provides a subtraction modification from adjusted gross income for distributions received from any retirement or disability plan for employees of any governmental agency if the distributions were included in the computation of federal adjusted gross income. Consequently, there is no need for Illinois to participate in the O.P.M. withholding program.

IT 90-119 04/30/90 If the annuity you receive is paid pursuant to any of the IRC sections specified in IITA §203(a)(2)(F), then the annuity qualifies for the Illinois subtraction modification and will not be subject to Illinois income taxation. IITA §203(a)(2)(M) provides a subtraction modification for an amount equal to all social security benefits included in federal adjusted gross income pursuant to IRC §86. Therefore, any amount of social security that is taxed federally may be subtracted on the Illinois return.

IT 90-147 05/18/90 A subtraction modification is not authorized for distributions received pursuant to deferred compensation plans of the tax-exempt organizations (other than governmental units).



## 1990 SECOND QUARTER SUNSHINE INDEX

IT 90-176

06/21/90 Discusses various questions regarding the Illinois taxation of pensions.

## SUBTRACTION MODIFICATIONS - REAL ESTATE TAXES

IT 90-90

04/03/90 Discusses whether or not a condominium owner or a resident of a retirement complex can take a subtraction modification for real estate taxes.

## SUBTRACTION MODIFICATIONS - VALUATION LIMITATION

IT 90-163

06/05/90 Since the condemned property had been acquired prior to August 1, 1969, you correctly concluded that you are entitled to a valuation limitation deduction for the amount of appreciation which is attributable to the period between the date of acquisition and August 1, 1969, the effective date of the Illinois Income Tax Act.

## SUBTRACTION MODIFICATIONS - OTHER RULINGS (NOT INCLUDED ABOVE)

IT 90-99

04/09/90 Discusses the subtraction modification for interest received by a financial organization from a loan secured by property which is eligible for the Enterprise Zone investment credit.

IT 90-119

04/30/90 If the annuity you receive is paid pursuant to any of the IRC sections specified in IITA §203(a)(2)(F), then the annuity qualifies for the Illinois subtraction modification and will not be subject to Illinois income taxation. IITA §203(a)(2)(M) provides a subtraction modification for an amount equal to all social security benefits included in federal adjusted gross income pursuant to IRC §86. Therefore, any amount of social security that is tax federally may be subtracted on the Illinois return.

IT 90-161

05/30/90 As there is no subtraction modification at IITA §203(b)(2) for Illinois carryback claims, the subtraction modification was correctly disallowed. With regard to the "increased Illinois NOL," there is no adjustment available on the Illinois return to back out the state tax refunds accrued on the federal return.

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## TRUSTS

IT 90-123

04/24/90 If a partner elects specific accounting (IITA §202.3 and §202.4), the partner will be deemed to have received partnership income on the last day of the partnership's tax year. If X does not elect specific accounting, the partnership income would be treated as having been received throughout the taxable year of the partner. This analysis would apply, as well, to an S corporation shareholder or a beneficiary of an estate or trust.

## UNITARY

(Also See Combined Unitary Return)

IT 90-125

05/04/90 Limitation No. 1 of IIT Reg. §100.2750 will not be applied to corporations that did not file Illinois returns using combined apportionment in the loss year due to the restriction against corporations that earned business income exclusively in Illinois from constituting unitary business groups. The proper method of determining the limitations of carryback and carryforward losses of the members is to apply Limitations No. 1 and No. 2 of IIT Reg. §100.2750(b) as if the members of the group had in fact filed unitary returns and been treated as a unitary group for Illinois purposes prior to 1986.

IT 90-130

05/09/90 Discusses the carryforward from non-unitary tax years of net operating losses by the survivor of a tax free merger.

## VOLUNTARY DISCLOSURE AGREEMENTS

IT 90-131

05/10/90 A Voluntary Disclosure is a notification to the Department by a taxpayer or his representative prior to the Department opening an audit or investigation file that the taxpayer has failed to file returns or has filed erroneous returns in the past.

## WITHHOLDING - EMPLOYEE BENEFITS

IT 90-114

04/25/90 Illinois Income Tax Act §203(a)(2)(F) provides a subtraction modification from adjusted gross income for



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distributions received from any retirement or disability plan for employees of any governmental agency if the distributions were included in the computation of federal adjusted gross income. Consequently, there is no need for Illinois to participate in the O.P.M. withholding program.

WITHHOLDING - OTHER RULINGS (NOT INCLUDED ABOVE)

- IT 90-146
- 05/18/90 The Department looks to any of the general partners of a partnership when attempting to collect unpaid withholding taxes of the partnership. Although the Department is entitled to only a single payment of the tax, the Department is allowed to collect from any liable party.
- IT 90-154
- 05/24/90 As a result of the 1986 Tax Reform Act, beginning in 1987, moving expenses can only be deducted for federal purposes as an itemized deduction on Schedule A. Since there is no longer an adjustment before adjusted gross income for moving expenses on the federal return, no adjustment for moving expenses is needed on the Illinois individual income tax return for part-year residents. Illinois withholding on moving expenses will depend on whether or not federal withholding on moving expenses is required.
- IT 90-156
- 05/24/90 Pursuant to IITA §701(e), no Illinois withholding is required on payments for which withholding is required under IRC §3405 (Special Rules for Pensions, Annuities, and Certain Other Deferred Income) or §3406 (Backup Withholding).
- IT 90-159
- 05/29/90 Nontaxable benefits chosen by employee participants in cafeteria plans under IRC §125 will be similarly nontaxable for Illinois income tax purposes. Contributions to IRC §125 cafeteria plans that are not included in adjusted gross income for federal purposes would not be included in base income for Illinois purposes. There would be no Illinois income tax withholding from these contributions if they are not subject to federal withholding.

ILLINOIS REGISTER

JOINT COMMITTEE ON ADMINISTRATIVE RULES

STATE OF ILLINOIS CENTER

ROOM 16-504

CHICAGO, ILLINOIS

10:00 A.M.

SEPTEMBER 13, 1990

NOTICE: It is the policy of the Joint Committee to allow only representatives of state agencies to testify orally on any rule under consideration at Joint Committee hearings. If members of the public wish to express their views with respect to a proposed rule, they should submit written comments to the Office of the Joint Committee at the following address:

Joint Committee on Administrative Rules  
509 South Sixth Street  
Room 500  
Springfield, Illinois 62701

AGENDA

- I. Approval of August 21, 1990 Minutes
- II. Review of Proposed Agency Rulemaking

Department of Central Management Services

1. Pay Plan; 80 Ill. Adm. Code 310  
-First Notice Published: 14 Ill. Reg. 7675 - 5-25-90  
-Expiration of Second Notice Period: 10-8-90

Department of Children and Family Services

2. Services Delivered by the Department; 89 Ill. Adm. Code 302  
-First Notice Published: 14 Ill. Reg. 1 - 1-5-90  
-Expiration of Second Notice Period: 7-23-90

Illinois Commerce Commission

3. Telephone Assistance Program; 83 Ill. Adm. Code 757  
-First Notice Published: 14 Ill. Reg. 2731 - 2-23-90  
-Expiration of Second Notice Period: 9-20-90



## JOINT COMMITTEE ON ADMINISTRATIVE RULES

## AGENDA

Department of Conservation

4. Sport Fishing Regulations for the Waters of Illinois; 17 Ill. Adm. Code 810  
-First Notice Published: 14 Ill. Reg. 9634 - 6-22-90  
-Expiration of Second Notice Period: 9-28-90

Department of Corrections

5. County Jail Standards; 20 Ill. Adm. Code 701  
-First Notice Published: 14 Ill. Reg. 9684 - 6-22-90  
-Expiration of Second Notice Period: 9-24-90
6. Municipal Jail and Lockup Standards; 20 Ill. Adm. Code 720  
-First Notice Published: 14 Ill. Reg. 9694 - 6-22-90  
-Expiration of Second Notice Period: 9-24-90

State Board of Education

7. Pupil Transportation; 23 Ill. Adm. Code 275  
-First Notice Published: 14 Ill. Reg. 5921 - 4-27-90  
-Expiration of Second Notice Period: 10-8-90

Department of Employment Security

8. Claims, Adjudication, Appeals and Hearings; 56 Ill. Adm. Code 2720  
-First Notice Published: 14 Ill. Reg. 10237 - 6-29-90  
-Expiration of Second Notice Period: 10-5-90

Environmental Protection Agency

9. Used and Waste Tires Removal Priority List; 35 Ill. Adm. Code 861  
-First Notice Published: 14 Ill. Reg. 8822 - 6-8-90  
-Expiration of Second Notice Period: 9-17-90

10. Third Stage Treatment Lagoon Exemptions; 35 Ill. Adm. Code 373  
-First Notice Published: 13 Ill. Reg. 19880 - 12-22-89  
-Expiration of Second Notice Period: 10-8-90

Guardianship and Advocacy Commission

11. Fee Schedule for the Office of the State Guardian; 59 Ill. Adm. Code 301  
-First Notice Published: 14 Ill. Reg. 1708 - 2-2-90  
-Expiration of Second Notice Period: 10-8-90

## JOINT COMMITTEE ON ADMINISTRATIVE RULES

## AGENDA

Department of Insurance

12. Licensing of Public Adjusters; 50 Ill. Adm. Code 3118  
-First Notice Published: 14 Ill. Reg. 8454 - 6-1-90  
-Expiration of Second Notice Period: 9-14-90
13. Used and Waste Tires Removal Priority List; 50 Ill. Adm. Code 2010  
-First Notice Published: 14 Ill. Reg. 8828 - 6-8-90  
-Expiration of Second Notice Period: 9-14-90

Illinois State and Local Labor Relations Boards

14. Representation Proceedings; 80 Ill. Adm. Code 1210  
-First Notice Published: 14 Ill. Reg. 7726 - 5-25-90  
-Expiration of Second Notice Period: 10-8-90
15. Unfair Labor Practice Proceedings; 80 Ill. Adm. Code 1220  
-First Notice Published: 14 Ill. Reg. 7756 - 5-25-90  
-Expiration of Second Notice Period: 10-8-90
16. Impasse Resolution; 80 Ill. Adm. Code 1230  
-First Notice Published: 14 Ill. Reg. 7700 - 5-25-90  
-Expiration of Second Notice Period: 10-8-90
17. General Procedures; 80 Ill. Adm. Code 1200  
-First Notice Published: 14 Ill. Reg. 7693 - 5-25-90  
-Expiration of Second Notice Period: 10-8-90

Department of Mental Health and Developmental Disabilities

18. Minimum Standards for Certification of Developmental Training Programs; 59 Ill. Adm. Code 119  
-First Notice Published: 14 Ill. Reg. 3356 - 3-9-90  
-Expiration of Second Notice Period: 10-4-90

Department of Nuclear Safety

19. Plan for the Reimbursement for Local Governments Under Provisions of the Illinois Nuclear Safety Preparedness Act; 32 Ill. Adm. Code 501  
-First Notice Published: 14 Ill. Reg. 8865 - 6-8-90  
-Expiration of Second Notice Period: 9-17-90



JOINT COMMITTEE ON ADMINISTRATIVE RULES

AGENDA

Department of Public Aid

20. Medical Payment; 89 Ill. Adm. Code 140  
-First Notice Published: 14 Ill. Reg. 8929 - 6-8-90  
-Expiration of Second Notice Period: 9-14-90
21. Medical Assistance Programs; 89 Ill. Adm. Code 120  
-First Notice Published: 14 Ill. Reg. 9343 - 6-15-90  
-Expiration of Second Notice Period: 9-17-90
22. Aid to Families with Dependent Children; 89 Ill. Adm. Code 112  
-First Notice Published: 14 Ill. Reg. 9291 - 6-15-90  
-Expiration of Second Notice Period: 9-17-90
23. Food Stamps; 89 Ill. Adm. Code 121.10  
-First Notice Published: 14 Ill. Reg. 9317 - 6-15-90  
-Expiration of Second Notice Period: 9-17-90
24. Food Stamps; 89 Ill. Adm. Code 121.63  
-First Notice Published: 14 Ill. Reg. 9317 - 6-15-90  
-Expiration of Second Notice Period: 9-17-90
25. Aid to the Aged, Blind or Disabled; 89 Ill. Adm. Code 113  
-First Notice Published: 14 Ill. Reg. 9307 - 6-15-90  
-Expiration of Second Notice Period: 9-17-90
26. Aid to Families with Dependent Children; 89 Ill. Adm. Code 112  
-First Notice Published: 14 Ill. Reg. 9790 - 6-22-90  
-Expiration of Second Notice Period: 9-24-90
27. General Assistance; 89 Ill. Adm. Code 114  
-First Notice Published: 14 Ill. Reg. 9815 - 6-22-90  
-Expiration of Second Notice Period: 9-24-90
28. Hospital Services; 89 Ill. Adm. Code 148  
-First Notice Published: 14 Ill. Reg. 9827 - 6-22-90  
-Expiration of Second Notice Period: 9-24-90
29. Aid to the Aged, Blind or Disabled; 89 Ill. Adm. Code 113  
-First Notice Published: 14 Ill. Reg. 9806 - 6-22-90  
-Expiration of Second Notice Period: 9-24-90
30. Medical Payment; 89 Ill. Adm. Code 140  
-First Notice Published: 14 Ill. Reg. 4860 - 3-30-90  
-Expiration of Second Notice Period: 10-1-90
31. Hospital Services; 89 Ill. Adm. Code 148  
-First Notice Published: 14 Ill. Reg. 9331 - 6-15-90  
-Expiration of Second Notice Period: 10-1-90

ILLINOIS REGISTER

JOINT COMMITTEE ON ADMINISTRATIVE RULES

AGENDA

Department of Public Health

32. Crisis Assistance; 89 Ill. Adm. Code 116  
-First Notice Published: 14 Ill. Reg. 10616 - 7-6-90  
-Expiration of Second Notice Period: 10-5-90
33. The Illinois Formulary for the Drug Product Selection Program; 77 Ill. Adm. Code 790  
-First Notice Published: 14 Ill. Reg. 9357 - 6-15-90  
-Expiration of Second Notice Period: 9-17-90
- Illinois Racing Board
34. Claiming Races; 11 Ill. Adm. Code 510  
-First Notice Published: 14 Ill. Reg. 8079 - 5-25-90  
-Expiration of Second Notice Period: 9-17-90
35. Drivers, Trainers, and Agents; 11 Ill. Adm. Code 1317  
-First Notice Published: 14 Ill. Reg. 8083 - 5-25-90  
-Expiration of Second Notice Period: 9-17-90
36. Pari-Mutuels; 11 Ill. Adm. Code 405  
-First Notice Published: 14 Ill. Reg. 8086 - 5-25-90  
-Expiration of Second Notice Period: 9-17-90
37. Security and Admissions; 11 Ill. Adm. Code 1325  
-First Notice Published: 14 Ill. Reg. 8090 - 5-25-90  
-Expiration of Second Notice Period: 9-17-90
38. Pari-Mutuels; 11 Ill. Adm. Code 405  
-First Notice Published: 14 Ill. Reg. 8542 - 6-1-90  
-Expiration of Second Notice Period: 9-20-90
39. Security and Admissions; 11 Ill. Adm. Code 1325  
-First Notice Published: 14 Ill. Reg. 8553 - 6-1-90  
-Expiration of Second Notice Period: 9-20-90
40. Pick N Wagering Pool; 11 Ill. Adm. Code 438  
-First Notice Published: 14 Ill. Reg. 8546 - 6-1-90  
-Expiration of Second Notice Period: 9-20-90
41. Trifecta; 11 Ill. Adm. Code 409  
-First Notice Published: 14 Ill. Reg. 8557 - 6-1-90  
-Expiration of Second Notice Period: 9-20-90



## JOINT COMMITTEE ON ADMINISTRATIVE RULES

## AGENDA

42. Pari-Mutuels; 11 Ill. Adm. Code 405  
-First Notice Published: 14 Ill. Reg. 8957 - 6-8-90  
-Expiration of Second Notice Period: 10-8-90
  43. Perfecta or Exacta Rules; 11 Ill. Adm. Code 408  
-First Notice Published: 14 Ill. Reg. 8961 - 6-8-90  
-Expiration of Second Notice Period: 10-8-90
  44. Licensing; 11 Ill. Adm. Code 502  
-First Notice Published: 14 Ill. Reg. 8952 - 6-8-90  
-Expiration of Second Notice Period: 10-8-90
  45. Quinella Rules; 11 Ill. Adm. Code 407  
-First Notice Published: 14 Ill. Reg. 8964 - 6-8-90  
-Expiration of Second Notice Period: 10-8-90
  46. Admissions and Credentials; 11 Ill. Adm. Code 1428  
-First Notice Published: 14 Ill. Reg. 8948 - 6-8-90  
-Expiration of Second Notice Period: 10-8-90
  47. Race Track Operators and Their Duties; 11 Ill. Adm. Code 1305  
-First Notice Published: 14 Ill. Reg. 8967 - 6-8-90  
-Expiration of Second Notice Period: 10-8-90
  48. Regulations for Meetings; 11 Ill. Adm. Code 1424  
-First Notice Published: 14 Ill. Reg. 8971 - 6-8-90  
-Expiration of Second Notice Period: 10-8-90
- Department of Rehabilitation Services
49. Individualized Written Rehabilitation Program; 89 Ill. Adm. Code 572  
-First Notice Published: 14 Ill. Reg. 5969 - 4-27-90  
-Expiration of Second Notice Period: 9-17-90
  50. Maintenance; 89 Ill. Adm. Code 602  
-First Notice Published: 14 Ill. Reg. 5974 - 4-27-90  
-Expiration of Second Notice Period: 9-17-90
  51. Centers for Independent Living; 89 Ill. Adm. Code 885  
-First Notice Published: 14 Ill. Reg. 6666 - 5-4-90  
-Expiration of Second Notice Period: 9-17-90
  52. Other Services; 89 Ill. Adm. Code 607  
-First Notice Published: 14 Ill. Reg. 7087 - 5-11-90  
-Expiration of Second Notice Period: 9-17-90

## JOINT COMMITTEE ON ADMINISTRATIVE RULES

## AGENDA

53. Recovery of Misspent Funds; 89 Ill. Adm. Code 527  
-First Notice Published: 14 Ill. Reg. 8095 - 5-25-90  
-Expiration of Second Notice Period: 9-17-90
  54. Financial Eligibility Criteria; 89 Ill. Adm. Code 687  
-First Notice Published: 14 Ill. Reg. 8560 - 6-1-90  
-Expiration of Second Notice Period: 9-17-90
- Department of Revenue
55. Alcoholic Liquor Act; 86 Ill. Adm. Code 420  
-First Notice Published: 14 Ill. Reg. 9402 - 6-16-90  
-Expiration of Second Notice Period: 9-17-90
- Illinois Rural Bond Bank
56. Application Process for Governmental Units; 47 Ill. Adm. Code 410  
-First Notice Published: 14 Ill. Reg. 4449 - 4-23-90  
-Expiration of Second Notice Period: 10-5-90
  57. General Rules; 47 Ill. Adm. Code 400  
-First Notice Published: 14 Ill. Reg. 4451 - 4-23-90  
-Expiration of Second Notice Period: 10-5-90
  58. Purchase of Governmental Unit Bonds; 47 Ill. Adm. Code 420  
-First Notice Published: 14 Ill. Reg. 4453 - 4-23-90  
-Expiration of Second Notice Period: 10-5-90

Secretary of State

59. Certificates of Title, Registration of Vehicles; 92 Ill. Adm. Code 1010  
-First Notice Published: 14 Ill. Reg. 8998 - 6-8-90  
-Expiration of Second Notice Period: 9-24-90
- Department of Transportation
60. Custodial Transportation of Pupils Where Walking Constitutes a Serious Safety Hazard; 92 Ill. Adm. Code 557  
-First Notice Published: 14 Ill. Reg. 10722 - 7-6-90  
-Expiration of Second Notice Period: 10-8-90
  61. Repeal of Custodial Transportation of Pupils Where Walking Constitutes a Serious Safety Hazard; 92 Ill. Adm. Code 557  
-First Notice Published: 14 Ill. Reg. 10709 - 7-6-90  
-Expiration of Second Notice Period: 10-8-90



## JOINT COMMITTEE ON ADMINISTRATIVE RULES

## AGENDA

## III. Certification of No Objection to Proposed Rulemaking

## IV. Review of Emergency Rulemaking and Peremptory Rulemaking

Department of Agriculture

62. Meat and Poultry Inspection Act; 8 Ill. Adm. Code 125 (Peremptory)  
-Notice Published: 14 Ill. Reg. 13355 - 8-17-90

Department of Commerce and Community Affairs

63. Illinois Promotion Act; 14 Ill. Adm. Code 510 (Emergency)  
-Notice Published: 14 Ill. Reg. 13298 - 8-17-90

Department of Corrections

64. Health Care; 20 Ill. Adm. Code 415 (Emergency)  
-Notice Published: 14 Ill. Reg. 13316 - 8-17-90

Department of Public Aid

65. Drug Manual; 89 Ill. Adm. Code 141 (Emergency)  
-Notice Published: 14 Ill. Reg. 12910 - 8-10-90

Department of Public Health

66. The Illinois Formulary for the Drug Product Selection Program; 77 Ill. Adm. Code 790 (Emergency)  
-Notice Published: 14 Ill. Reg. 13325 - 8-17-90

## V. Agency Responses to Joint Committee Statements of Objection

Department of Public Aid

67. Aid to Families with Dependent Children; 89 Ill. Adm. Code 112.70 through 112.82  
-First Published: 14 Ill. Reg. 1123 - 1-19-90  
-Objection Date: 7-23-90  
-Response: Refusal

68. Aid to Families with Dependent Children; 89 Ill. Adm. Code 112.83, 112.308 and 112.350  
-First Published: 14 Ill. Reg. 1123 - 1-19-90  
-Objection Date: 7-23-90  
-Response: Refusal

## JOINT COMMITTEE ON ADMINISTRATIVE RULES

## AGENDA

69. Aid to Families with Dependent Children; 89 Ill. Adm. Code 112  
-First Published: 14 Ill. Reg. 2798 - 2-23-90  
-Objection Date: 7-23-90  
-Response: Refusal

70. Aid to the Aged, Blind or Disabled; 89 Ill. Adm. Code 113  
-First Published: 14 Ill. Reg. 2811 - 2-23-90  
-Objection Date: 7-23-90  
-Response: Refusal

71. General Assistance; 89 Ill. Adm. Code 114  
-First Published: 14 Ill. Reg. 2821 - 2-23-90  
-Objection Date: 7-23-90  
-Response: Refusal

72. Medical Assistance Programs; 89 Ill. Adm. Code 120  
-First Published: 14 Ill. Reg. 2831 - 2-23-90  
-Objection Date: 7-23-90  
-Response: Refusal

73. Aid to Families with Dependent Children; 89 Ill. Adm. Code 112  
-First Published: 14 Ill. Reg. 5695 - 4-20-90  
-Objection Date: 7-23-90  
-Response: Refusal

74. General Assistance; 89 Ill. Adm. Code 114  
-First Published: 14 Ill. Reg. 5713 - 4-20-90  
-Objection Date: 7-23-90  
-Response: Refusal

75. Aid to Families with Dependent Children; 89 Ill. Adm. Code 112  
-First Published: 14 Ill. Reg. 5923 - 4-27-90  
-Objection Date: 7-23-90  
-Response: Refusal

76. General Assistance; 89 Ill. Adm. Code 114  
-First Published: 14 Ill. Reg. 5945 - 4-27-90  
-Objection Date: 7-23-90  
-Response: Refusal

77. Medical Assistance Programs; 89 Ill. Adm. Code 120  
-First Published: 14 Ill. Reg. 5954 - 4-27-90  
-Objection Date: 7-23-90  
-Response: Refusal



## JOINT COMMITTEE ON ADMINISTRATIVE RULES

## AGENDA

78. Administration of Social Service Programs; 89 Ill. Adm. Code 130  
 -First Published: 14 Ill. Reg. 1564 - 1-26-90  
 -Objection Date: 7-26-90  
 -Response: Refusal

## VI. Exempt Rulemakings

Pollution Control Board

79. Underground Injection Control Operating Requirements; 35 Ill. Adm. Code 730  
 -Proposed Date: 3-2-90  
 -Adopted Date: 7-9-90

80. Hazardous Waste Injection Restrictions; 35 Ill. Adm. Code 738  
 -Proposed Date: 3-16-90  
 -Adopted Date: 7-9-90

JOINT COMMITTEE ON ADMINISTRATIVE RULES  
ILLINOIS GENERAL ASSEMBLY

## SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of August 20, 1990, through August 24, 1990, and have been scheduled for review by the Committee at its September 13, 1990 meeting. Other items not contained in this published list may also be considered by the Joint Committee at its September meeting. Members of the public wishing to express their views with respect to a proposed rule should submit written comments to the Joint Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
10/4/90	Department of Mental Health and Developmental Disabilities, Minimum Standards for Certification of Developmental Training Programs (59 Ill. Adm. Code 119)	3/9/90 14 Ill. Reg. 3356	September 13, 1990
10/5/90	Illinois Rural Bond Bank, Application Process for Governmental Units (47 Ill. Adm. Code 410)	3/23/90 14 Ill. Reg. 4449	September 13, 1990
10/5/90	Illinois Rural Bond Bank, General Rules (47 Ill. Adm. Code 400)	3/23/90 14 Ill. Reg. 4451	September 13, 1990
10/5/90	Illinois Rural Bond Bank, Purchase of Governmental Bonds (47 Ill. Adm. Code 420)	3/23/90 14 Ill. Reg. 4453	September 13, 1990
10/5/90	Department of Public Aid, Crisis Assistance (89 Ill. Adm. Code 116)	7/6/90 14 Ill. Reg. 10616	September 13, 1990
10/5/90	Department of Employment Security, Claims, Adjudication, Appeals and Hearings (56 Ill. Adm. Code 2720)	6/29/90 14 Ill. Reg. 10237	September 13, 1990
10/8/90	State Board of Education, Pupil Transportation (23 Ill. Adm. Code 275)	4/27/90 14 Ill. Reg. 5921	September 13, 1990



## ILLINOIS REGISTER

JOINT COMMITTEE ON ADMINISTRATIVE RULES  
ILLINOIS GENERAL ASSEMBLYSECOND NOTICES RECEIVED  
(page 2)

Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
10/8/90	Guardianship and Advocacy Commission, Fee Schedule for the Office of the State Guardian (59 Ill. Adm. Code 301)	2/2/90 14 Ill. Reg. 1708	September 13, 1990
10/8/90	Environmental Protection Agency, Third Stage Treatment Lagoon Exemptions (35 Ill. Adm. Code 373)	12/22/89 13 Ill. Reg. 19880	September 13, 1990
10/8/90	Illinois Racing Board, Pari-Mutuels (11 Ill. Adm. Code 405)	6/8/90 14 Ill. Reg. 8957	September 13, 1990
10/8/90	Illinois Racing Board, Perfecta or Exacta Rules (11 Ill. Adm. Code 408)	6/8/90 14 Ill. Reg. 8961	September 13, 1990
10/8/90	Illinois Racing Board, Licensing (11 Ill. Adm. Code 502)	6/8/90 14 Ill. Reg. 8952	September 13, 1990
10/8/90	Illinois Racing Board, Quinella Rules (11 Ill. Adm. Code 407)	6/8/90 14 Ill. Reg. 8964	September 13, 1990
10/8/90	Illinois Racing Board, Admissions and Credentials (11 Ill. Adm. Code 1428)	6/8/90 14 Ill. Reg. 8948	September 13, 1990
10/8/90	Illinois Racing Board, Race Track Operators and Their Duties (11 Ill. Adm. Code 1305)	6/8/90 14 Ill. Reg. 8967	September 13, 1990
10/8/90	Illinois Racing Board, Regulations for Meetings	6/8/90 14 Ill. Reg.	September 13, 1990

## ILLINOIS REGISTER

JOINT COMMITTEE ON ADMINISTRATIVE RULES  
ILLINOIS GENERAL ASSEMBLYSECOND NOTICES RECEIVED  
(page 3)

Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
10/8/90	(11 Ill. Adm. Code 1424)	8971	September 13, 1990
10/8/90	Department of Central Management Services, Pay Plan (80 Ill. Adm. Code 310)	5/25/90 14 Ill. Reg. 7675	September 13, 1990
10/8/90	Department of Transportation, Custodial Transportation of Pupils Where Walking Constitutes a Serious Safety Hazard, Repeal of (92 Ill. Adm. Code 557)	7/6/90 14 Ill. Reg. 10709	September 13, 1990
10/8/90	Department of Transportation, Custodial Transportation of Pupils Where Walking Constitutes a Serious Safety Hazard (92 Ill. Adm. Code 557)	7/6/90 14 Ill. Reg. 10722	September 13, 1990
10/8/90	Illinois State and Local Labor Relations Board, Representation Proceedings (80 Ill. Adm. Code 1210)	5/25/90 14 Ill. Reg. 7726	September 13, 1990
10/8/90	Illinois State and Local Labor Relations Board, Unfair Labor Practice Proceedings (80 Ill. Adm. Code 1220)	5/25/90 14 Ill. Reg. 7756	September 13, 1990
10/8/90	Illinois State and Local Labor Relations Board, Impasse Resolution (80 Ill. Adm. Code 1230)	5/25/90 14 Ill. Reg. 7700	September 13, 1990
10/8/90	Illinois State and Local Labor Relations Board, General Procedures (80 Ill. Adm. Code 1200)	5/25/90 14 Ill. Reg. 7693	September 13, 1990



## PROCLAMATION

90-391

## JOSEPH AND ESTELLE MIGALA DAYS

Whereas, Mr. and Mrs. Joseph and Estelle Migala are being honored by their family and friends on August 26, 1990, for their 50th wedding anniversary August 24, 1990; and

Whereas, Joseph and Estelle Migala fled Communist oppression in Poland and settled in Illinois in 1947; and

Whereas, they have demonstrated ingenuity and leadership in every business venture they have undertaken, from broadening Polish radio programming; to effectively marketing real estate properties; to the postwar revival of Polish tourism, including the initiation of charter flights from the United States to Poland; to establishing a radio station specifically geared to serve the Polish American community and other ethnic groups; and

Whereas, throughout the years Joseph and Estelle have generously donated their time, talent, and resources to aid the cause of the Polish American community in Illinois and the Polish nation as it struggled for freedom;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim August 24-26, 1990, as JOSEPH AND ESTELLE MIGALA DAYS in Illinois in honor of their 50th wedding anniversary.

Issued by the Governor August 17, 1990.

Filed with the Secretary of State August 27, 1990.

90-392

RENAMES THE WAUKEGAN DEVELOPMENTAL CENTER AS  
THE ANN M. KILEY DEVELOPMENTAL CENTER

Whereas, Ann M. Kiley dedicated her entire life to the benefit of the people of the State of Illinois; and

Whereas, Ann was the longest-serving director in the history of the Illinois Department of Mental Health and Developmental Disabilities and was the first woman in the United States to direct a cabinet-level mental health agency; and

Whereas, Ann served as director of the Department of Mental Health and Developmental Disabilities, deputy director of the Department of Public Aid, and executive director of the Governor's Planning Council on Developmental Disabilities; and

Whereas, Ann was responsible for the creation and implementation of many programs to improve the lives of those who needed help, programs such as Project Chance, which helps welfare recipients find work through education and job training; the Family Support Program, which allows mentally disabled individuals to remain at home with their families; and the Community Integrated Living Arrangements program, which moves people with mental disabilities who have been inappropriately placed in nursing homes and places them into supportive living

arrangements in the community; and

Whereas, Ann's death in March 1990 was a loss not only to the mental health and developmental disabilities community but also to the people of the State of Illinois;

Therefore, I, James R. Thompson, Governor of the State of Illinois, honor the life achievements of ANN M. KILEY by renaming the Waukegan Developmental Center as the Ann M. Kiley Developmental Center in recognition of her selflessness and dedication.

Issued by the Governor August 20, 1990.

Filed with the Secretary of State August 27, 1990.

90-393

## JTPA ALUMNI WEEK

Whereas, the federally funded Job Training Partnership Act (JTPA), through local service providers in Illinois, gives the state its most valuable resource in the form of a well-trained, productive workforce; and

Whereas, JTPA is an effective program for assisting school dropouts, welfare recipients, dislocated workers, and others who face serious barriers to employment; and

Whereas, all partners in the JTPA system (federal, state, and local governments, business, labor, education, and community-based organizations and service providers) must assume an active role in effectively communicating the success of the program; and

Whereas, a National JTPA Alumni Week has been established to honor the accomplishments of JTPA; and

Whereas, during the JTPA Alumni Week, key officials from the 633 JTPA Service Delivery Areas around the nation will be inviting their respective governors, members of Congress, state legislators, and local elected officials to events where JTPA Alumni will explain how job training helped them achieve their goals;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim August 27-September 3, 1990, as JTPA ALUMNI WEEK in Illinois in honor of the JTPA participants who have achieved gainful employment and economic self-sufficiency in our state.

Issued by the Governor August 21, 1990.

Filed with the Secretary of State August 27, 1990.

90-394

## RICHARD GERDES DAY

Whereas, Richard D. Gerdes was born August 28, 1890, in Bremerhoven, Germany; and

Whereas, Richard lived in Germany until 1905 when he came to the United States and settled in Bethalto, Illinois; and



Whereas, he has lived in the Southwestern Illinois area since that time and is one of Wood River's oldest residents; and  
 Whereas, Richard is a member of the Scottish-Rite of Belleville and has been a shrine member for more than 40 years; and  
 Whereas, he will be celebrating his 100th birthday this year; Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim August 28, 1990, as RICHARD GERDES DAY in Illinois and extend best wishes to Richard on his 100th birthday.  
 Issued by the Governor August 21, 1990.  
 Filed with the Secretary of State August 27, 1990.

## 90-395

## SOUTHERN GOSPEL MUSIC MONTH

Whereas, southern gospel music, filled with the message of love, is one of the fastest-growing music forms in the nation; and  
 Whereas, this cherished musical form is music of the heart, home, and family and is based on traditional values of Americans from the past two centuries; and  
 Whereas, the wide range of styles represented by southern gospel music has nurtured the development of country music as well as other forms of gospel music; and  
 Whereas, hundreds of full- and part-time musical groups and more than 1,000 American radio stations play southern gospel music, resulting in a significant increase in record sales and concert attendance; Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim September 1990 as SOUTHERN GOSPEL MUSIC MONTH in Illinois.  
 Issued by the Governor August 21, 1990.  
 Filed with the Secretary of State August 27, 1990.

## 90-396

## CARLTON FISK DAY

Whereas, Carlton Fisk made his major league baseball debut in 1969 and has been a valued member of the Chicago White Sox since 1981; and  
 Whereas, Carlton Fisk hit his 328th home run as a major league catcher against knuckleballer Charlie Hough of the Texas Rangers in the second inning of the second game of a double-header on August 17, 1990; and  
 Whereas, Carlton Fisk's 328th home run as a catcher makes him the Major League record holder for home runs hit by a catcher, surpassing the previous record established by former Cincinnati Reds catcher Johnny Bench; and  
 Whereas, Carlton Fisk, with that same home run, became the all-time home run hitter for the White Sox with 187

round-trippers, surpassing the previous record set by former White Sox outfielder Harold Baines; and  
 Whereas, Carlton Fisk has shown exemplary leadership both on and off the field;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim August 22, 1990, as CARLTON FISK DAY in Illinois in recognition of the efforts of this outstanding baseball player.

Issued by the Governor August 22, 1990.

Filed with the Secretary of State August 27, 1990.

## 90-397

## DAY CARE HOME PROVIDER WEEK

Whereas, the Day Care Home Provider Week is sponsored by the Illinois State Home Day Care Association and serves as an avenue to honor those valuable day care home providers in our state; and  
 Whereas, the observation aims to boost public awareness of day care homes, the variety of the homes' styles, and the surplus of quality care they give; and

Whereas, this event also makes information available to prospective day care home providers for use in selecting their careers;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim September 9-15, 1990, as DAY CARE HOME PROVIDER WEEK in Illinois.

Issued by the Governor August 22, 1990.

Filed with the Secretary of State August 27, 1990.

## 90-398

## LITERACY WEEKEND

Whereas, as many as 25 million Americans cannot read or write and up to 72 million are functionally illiterate; and  
 Whereas, an estimated two million Illinois adults suffer from this problem; and

Whereas, illiteracy shortchanges individuals in their paychecks, their pride, and their potential; and

Whereas, problems such as unemployment, crime, and decreased productivity can also be linked to adult illiteracy; and

Whereas, a striking relationship exists between the lack of literacy skills and education and the inability of individuals to be responsible adults, productive employees, involved citizens, and positive educational role models;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim September 8-9, 1990, as LITERACY WEEKEND in Illinois to increase awareness about illiteracy and urge citizens to do their part to combat this problem.

Issued by the Governor August 22, 1990.

Filed with the Secretary of State August 27, 1990.



## 90-399

## WOMEN IN CONSTRUCTION WEEK

Whereas, this year marks the 37th anniversary of the founding of the National Association of Women in Construction (NAWIC). Nearly 9,000 members nationwide contribute their expertise to their communities and to the construction industry; and

Whereas, the NAWIC is dedicated to furthering the education of women in their careers by providing programs and services. Young people are encouraged to pursue industry careers in architecture, civil engineering, and numerous other fields through scholarships provided by NAWIC;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim September 9-15, 1990, as WOMEN IN CONSTRUCTION WEEK in Illinois in recognition of the contributions women have made to the construction industry.

Issued by the Governor August 22, 1990. Filed with the Secretary of State August 27, 1990.

## 90-400

## MADD/VW DRIVE FOR LIFE DAY

Whereas, more than 22,000 Americans will die this year in alcohol-related crashes; and

Whereas, the best way to prevent such tragedies is by increasing public awareness of the dangers of drunk driving; and

Whereas, Mothers Against Drunk Driving (MADD) and Volkswagen United States are sponsoring the 4th annual Drive For Life Program; and

Whereas, the Drive For Life Program aims at reducing the numbers of alcohol-related deaths by coordinating a massive public information campaign on Labor Day weekend to generate a greater awareness of the tragedies that result from drunk driving; and

Whereas, MADD chapters, along with Volkswagen dealers, 36 of which are in Illinois, are staging hundreds of Drive For Life events across the country; and

Whereas, these events will impact the quality of life today and far into the future;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim September 1, 1990, as MADD/VW DRIVE FOR LIFE DAY in Illinois and urge citizens to participate in the observance and to do their part to make our roadways safer.

Issued by the Governor August 23, 1990.  
Filed with the Secretary of State August 27, 1990.

## 90-401

## NAMES PROJECT WEEK

Whereas, the NAMES Project AIDS Memorial Quilt represents the more than 85,000 lives claimed by the epidemic nationally; and

Whereas, more than 4,000 Illinoisans have been diagnosed with the disease, which in turn affects the lives of thousands of friends, families, and loved ones throughout the state; and

Whereas, the quilt commemorates those who have died from AIDS and serves as a compassionate and poignant reminder of the magnitude of our country's loss and the need to halt the epidemic; and

Whereas, the NAMES Project Quilt will be on display in Chicago October 6-8, allowing citizens the opportunity to witness firsthand this moving tribute and to contribute hand-crafted panels on behalf of loved ones; and

Whereas, the Illinois Department of Public Health is an official sponsor of the NAMES Project in Illinois, symbolizing the state's commitment to AIDS awareness and prevention;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 7-13, 1990, as NAMES PROJECT WEEK in Illinois an recognition of all Illinoisans who have died from AIDS.

Issued by the Governor August 23, 1990.

Filed with the Secretary of State August 27, 1990.

## 90-402

## RSVP VOLUNTEER RECOGNITION DAY

Whereas, the State of Illinois has set aside Saturday, October 6, 1990, as Retired Senior Volunteer Program (RSVP) Volunteer Recognition Day to celebrate the achievements of 1,435 senior volunteers; and

Whereas, senior volunteers provide us with more than 400,000 hours of community service annually; and

Whereas, senior volunteers contribute their time, experience, and talents in public schools, day care centers, hospitals, cultural institutions, and many other not-for-profit organizations; and

Whereas, citizens should recognize the importance of volunteering and the positive impact it makes on our lives;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 6, 1990, as RSVP VOLUNTEER RECOGNITION DAY in Illinois.

Issued by the Governor August 23, 1990.

Filed with the Secretary of State August 27, 1990.



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90-403  
SCHOOL'S OPEN SAFETY DAYS

Whereas, School Safety Patrol members in bright orange patrol belts soon will be guiding their fellow students at intersections as another school year begins; and

Whereas, the School Safety Patrol, pioneered by the AAA-Chicago Motor Club in 1920, provides life-saving protection for thousands of school children statewide, nationally and internationally; and

Whereas, School Safety Patrol members will assist many young children who, for the first time, are walking to and from school by themselves; and

Whereas, motorists should be alert for children at school crossings, review and obey the rules of the road for school zones, and respect the Safety Patrol members' task of protecting students;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim August 27-31, 1990, as SCHOOL'S OPEN SAFETY DAYS in Illinois and urge all motorists to give special attention to safety patrol guards as they perform their duty of ensuring students' safety.

Issued by the Governor August 23, 1990.

Filed with the Secretary of State August 27, 1990.



# JCAR - Joint Committee on Administrative Rules **ACTION CODES**

A - Adopted Rule  
 AR - Adopted Repealer  
 C - Notice of Corrections  
 CC - Codification Changes  
 E - Emergency Rule  
 ER - Emergency Repealer  
 M - Modification to meet JCAR objections  
 O - JCAR Statement of Objections  
 P - Proposed Rule  
 PF - Prohibited Filing Ordered by JCAR  
 PP - Peremptory or Court ordered Rules  
 PR - Proposed Repealer  
 R - Refusal to meet JCAR objection  
 RC - Statement of Recommendation  
 S - Suspension ordered by JCAR  
 W - Withdrawal to meet JCAR objections

## EXAMPLE:

## AGRICULTURE, DEPARTMENT OF

8 Ill. Adm. Code 285 Ill. Grain Insurance Act (P-18048/85; A-6818)

TITLE PART ACTION CODE PAGE NUMBER PREVIOUS VOLUME ACTION CODE

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.

## AGING, DEPARTMENT ON

89 Ill. Adm. Code 240 Community Care Program (P-1077; A-10732; RC-12942) (P-13638/89; O-17144/89; R-1533) (P-13353/89; A-1233)  
 89 Ill. Adm. Code 230 Older Americans Act Programs (P-14499/89; A-2308)

## AGRICULTURE, DEPARTMENT OF

8 Ill. Adm. Code 110 Animal Diagnostic Laboratory Act (P-15911/89; A-1907) (P-16861/89; A-3416) (P-8759)  
 8 Ill. Adm. Code 75 Bovine Brucellosis (P-15915/89; A-1911)  
 8 Ill. Adm. Code 85 Diseased Animals (P-15926/89; A-1919) (P-8768)  
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TITLE 11		130.650	n
405.120	am	130.700	am
405.170	r	130.701	n
405.180	am	130.715	am
405.190	am	130.716	n
405.250	am	130.730	n
407.20	r	130.750	n
408.20	r	130.805	n
409.25	r	130.810	am
409.65	am	130.820	n
409.85	am	130.821	am
409.90	n	130.822	n
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421.60	n	130.1100	am
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464.70	n	130.1766</	











TITLE 32 (CONTD)					
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330.90E	am	(P-11471)	335.2070	n	(P-11585)
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330.90G	n	(P-11471)	335.2090	n	(P-11585)
330.90H	n	(P-11471)	335.2100	n	(P-11585)
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332.20	n	(P-11471)	335.2320	n	(P-11585)
332.20	n	(P-11471)	335.2330	n	(P-11585)
332.20	n	(P-11471)	335.2340	n	(P-11585)
332.20	n	(P-11471)	335.2350	n	(P-11585)
332.20	n	(P-11471)	335.2360	n	(P-11585)
332.20	n	(P-11471)	335.2370	n	(P-11585)
332.20	n	(P-11471)	335.2380	n	(P-11585)
332.20	n	(P-11471)	335.2390	n	(P-11585)
332.20	n	(P-11471)	335.2400	n	(P-11585)
332.20	n	(P-11471)	335.2410	n	(P-11585)
332.20	n	(P-11471)	335.2420	n	(P-11585)
332.20	n	(P-11471)	335.2430	n	(P-11585)
332.20	n	(P-11471)	335.2440	n	(P-11585)
332.20	n	(P-11471)	335.2450	n	(P-11585)
332.20	n	(P-11471)	335.2460	n	(P-11585)
332.20	n	(P-11471)	335.2470	n	(P-11585)
332.20	n	(P-11471)	335.2480	n	(P-11585)
332.20	n	(P-11471)	335.2490	n	(P-11585)
332.20	n	(P-11471)	335.2500	n	(P-11585)
332.20	n	(P-11471)	335.2510	n	(P-11585)
332.20	n	(P-11471)	335.2520	n	(P-11585)
332.20	n	(P-11471)	335.2530	n	(P-11585)
332.20	n	(P-11471)	335.2540	n	(P-11585)
332.20	n	(P-11471)	335.2550	n	(P-11585)
332.20	n	(P-11471)	335.2560	n	(P-11585)
332.20	n	(P-11471)	335.2570	n	(P-11585)
332.20	n	(P-11471)	335.2580	n	(P-11585)
332.20	n	(P-11471)	335.2590	n	(P-11585)
332.20	n	(P-11471)	335.2600	n	(P-11585)
332.20	n	(P-11471)	335.2610	n	(P-11585)
332.20	n	(P-11471)	335.2620	n	(P-11585)
332.20	n	(P-11471)	335.2630	n	(P-11585)
332.20	n	(P-11471)	335.2640	n	(P-11585)
332.20	n	(P-11471)	335.2650	n	(P-11585)
332.20	n	(P-11471)	335.2660	n	(P-11585)
332.20	n	(P-11471)	335.2670	n	(P-11585)
332.20	n	(P-11471)	335.2680	n	(P-11585)
332.20	n	(P-11471)	335.2690	n	(P-11585)
332.20	n	(P-11471)	335.2700	n	(P-11585)
332.20	n	(P-11471)	335.2710	n	(P-11585)
332.20	n	(P-11471)	335.2720	n	(P-11585)
332.20	n	(P-11471)	335.2730	n	(P-11585)
332.20	n	(P-11471)	335.2740	n	(P-11585)
332.20	n	(P-11471)	335.2750	n	(P-11585)
332.20	n	(P-11471)	335.2760	n	(P-11585)
332.20	n	(P-11471)	335.2770	n	(P-11585)
332.20	n	(P-11471)	335.2780	n	(P-11585)
332.20	n	(P-11471)	335.2790	n	(P-11585)
332.20	n	(P-11471)	335.2800	n	(P-11585)
332.20	n	(P-11471)	335.2810	n	(P-11585)
332.20	n	(P-11471)	335.2820	n	(P-11585)
332.20	n	(P-11471)	335.2830	n	(P-11585)
332.20	n	(P-11471)	335.2840	n	(P-11585)
332.20	n	(P-11471)	335.2850	n	(P-11585)
332.20	n	(P-11471)	335.2860	n	(P-11585)
332.20	n	(P-11471)	335.2870	n	(P-11585)
332.20	n	(P-11471)	335.2880	n	(P-11585)
332.20	n	(P-11471)	335.2890	n	(P-11585)
332.20	n	(P-11471)	335.2900	n	(P-11585)
332.20	n	(P-11471)	335.2910	n	(P-11585)
332.20	n	(P-11471)	335.2920	n	(P-11585)
332.20	n	(P-11471)	335.2930	n	(P-11585)
332.20	n	(P-11471)	335.2940	n	(P-11585)
332.20	n	(P-11471)	335.2950	n	(P-11585)
332.20	n	(P-11471)	335.2960	n	(P-11585)
332.20	n	(P-11471)	335.2970	n	(P-11585)
332.20	n	(P-11471)	335.2980	n	(P-11585)
332.20	n	(P-11471)	335.2990	n	(P-11585)
332.20	n	(P-11471)	335.3000	n	(P-11585)
332.20	n	(P-11471)	335.3010	n	(P-11585)
332.20	n	(P-11471)	335.3020	n	(P-11585)
332.20	n	(P-11471)	335.3030	n	(P-11585)
332.20	n	(P-11471)	335.3040	n	(P-11585)
332.20	n	(P-11471)	335.3050	n	(P-11585)
332.20	n	(P-11471)	335.3060	n	(P-11585)
332.20	n	(P-11471)	335.3070	n	(P-11585)
332.20	n	(P-11471)	335.3080	n	(P-11585)
332.20	n	(P-11471)	335.3090	n	(P-11585)
332.20	n	(P-11471)	335.3100	n	(P-11585)
332.20	n	(P-11471)	335.3110	n	(P-11585)
332.20	n	(P-11471)	335.3120	n	(P-11585)
332.20	n	(P-11471)	335.3130	n	(P-11585)
332.20	n	(P-11471)	335.3140	n	(P-11585)
332.20	n	(P-11471)	335.3150	n	(P-11585)
332.20	n	(P-11471)	335.3160	n	(P-11585)
332.20	n	(P-11471)	335.3170	n	(P-11585)
332.20	n	(P-11471)	335.3180	n	(P-11585)
332.20	n	(P-11471)	335.3190	n	(P-11585)
332.20	n	(P-11471)	335.3200	n	(P-11585)
332.20	n	(P-11471)	335.3210	n	(P-11585)
332.20	n	(P-11471)	335.3220	n	(P-11585)
332.20	n	(P-11471)	335.3230	n	(P-11585)
332.20	n	(P-11471)	335.3240	n	(P-11585)
332.20	n	(P-11471)	335.3250	n	(P-11585)
332.20	n	(P-11471)	335.3260	n	(P-11585)
332.20	n	(P-11471)	335.3270	n	(P-11585)
332.20	n	(P-11471)	335.3280	n	(P-11585)
332.20	n	(P-11471)	335.3290	n	(P-11585)
332.20	n	(P-11471)	335.3300	n	(P-11585)
332.20	n	(P-11471)	335.3310	n	(P-11585)
332.20	n	(P-11471)	335.3320	n	(P-11585)
332.20	n	(P-11471)	335.3330	n	(P-11585)
332.20	n	(P-11471)	335.3340	n	(P-11585)
332.20	n	(P-11471)	335.3350	n	(P-11585)
332.20	n	(P-11471)	335.3360	n	(P-11585)
332.20	n	(P-11471)	335.3370	n	(P-11585)
332.20	n	(P-11471)	335.3380	n	(P-11585)
332.20	n	(P-11471)	335.3390	n	(P-11585)
332.20	n	(P-11471)	335.3400	n	(P-11585)
332.20	n	(P-11471)	335.3410	n	(P-11585)
332.20	n	(P-11471)	335.3420	n	(P-11585)
332.20	n	(P-11471)	335.3430	n	(P-11585)
332.20	n	(P-11471)	335.3440	n	(P-11585)
332.20	n	(P-11471)	335.3450	n	(P-11585)
332.20	n	(P-11471)	335.3460	n	(P-11585)
332.20	n	(P-11471)	335.3470	n	(P-11585)
332.20	n	(P-11471)	335.3480	n	(P-11585)
332.20	n	(P-11471)	335.3490	n	(P-11585)
332.20	n	(P-11471)	335.3500	n	(P-11585)
332.20	n	(P-11471)	335.3510	n	(P-11585)
332.20	n	(P-11471)	335.3520	n	(P-11585)
332.20	n	(P-11471)	335.3530	n	(P-11585)
332.20	n	(P-11471)	335.3540	n	(P-11585)
332.20	n	(P-11471)	335.3550	n	(P-11585)
332.20	n	(P-11471)	335.3560	n	(P-11585)
332.20	n	(P-11471)	335.3570	n	(P-11585)
332.20	n	(P-11471)	335.3580	n	(P-11585)
332.20	n	(P-11471)	335.3590	n	(P-11585)
332.20	n	(P-11471)	335.3600	n	(P-11585)
332.20	n	(P-11471)	335.3610	n	(P-11585)
332.20	n	(P-11471)	335.3620	n	(P-11585)
332.20	n	(P-11471)	335.3630	n	(P-11585)
332.20	n	(P-11471)	335.3640	n	(P-11585)
332.20	n	(P-11471)	335.3650	n	(P-11585)
332.20	n	(P-11471)	335.3660	n	(P-11585)
332.20	n	(P-11471)	335.3670	n	(P-11585)
332.20	n	(P-11471)	335.3680	n	(P-11585)
332.20	n	(P-11471)	335.3690	n	(P-11585)
332.20	n	(P-11471)	335.3700	n	(P-11585)
332.20	n	(P-11471)	335.3710	n	(P-11585)
332.20	n	(P-11471)	335.3720	n	(P-11585)
332.20	n	(P-11471)	335.3730	n	(P-11585)
332.20	n	(P-11471)	335.3740	n	(P-11585)
332.20	n	(P-11471)	335.3750	n	(P-11585)
332.20	n	(P-11471)	335.3760	n	(P-11585)
332.20	n	(P-11471)	335.3770	n	(P-11585)
332.20	n	(P-11471)	335.3780	n	(P-11585)
332.20	n	(P-11471)	335.3790	n	(P-11585)
332.20	n	(P-11471)	335.3800	n	(P-11585)
332.20	n	(P-11471)	335.3810	n	(P-11585)
332.20	n	(P-11471)	335.3820	n	(P-11585)
332.20	n	(P-11471)	335.3830	n	(P-11585)
332.20	n	(P-11471)	335.3840	n	(P-11585)
332.20	n	(P-11471)	335.3850	n	(P-11585)
332.20	n	(P-11471)	335.3860	n	(P-11585)
332.20	n	(P-11471)	335.3870	n	(P-11585)
332.20	n	(P-11471)	335.3880	n	(P-11585)
332.20	n	(P-11471)	335.3890	n	(P-11585)
332.20	n	(P-11471)	335.3900	n	(P-11585)
332.20	n	(P-11471)	335.3910	n	(P-11585)
332.20	n	(P-11471)	335.3920	n	(P-11585)
332.20	n	(P-11471)	335.3930	n	(P-11585)
332.20	n	(P-11471)	335.3940	n	(P-11585)
332.20	n	(P-11471)	335.3950	n	(P-11585)
332.20	n	(P-11471)	335.3960	n	(P-11585)
332.20	n	(P-11471)	335.3970	n	(P-11585)
332.20	n	(P-11471)	335.3980	n	(P-11585)
332.20	n	(P-11471)	335.3990	n	(P-11585)
332.20	n	(P-11471)	335.4000	n	(P-11585)
332.20					

TITLE 21 (CONT'D)					
1501.302	am	(P-16869/89; A-4126)	100.40	am	(P-14539/89; A-10824)
		(P-18025/89; A-10762)	100.60	am	(P-14539/89; A-10824)
1501.303	am	(P-16869/89; A-4126)	100.70	am	(P-14539/89; A-10824)
1501.308	am	(P-16869/89; A-4126)	100.80	am	(P-14539/89; A-10824)
1501.406	am	(P-16869/89; A-4126)	100.100	am	(P-14539/89; A-10824)
1501.501	am	(P-16869/89; A-4126)	125.5	am	(P-14556/89; A-10832)
		(P-16869/89; A-4126) (P-3308;	125.90	am	(P-14556/89; A-10832)
		A-13997) (P-18025/89;	125.95	am	(P-14556/89; A-10832)
		A-10762)	125.170	am	(P-14556/89; A-10832)
1501.503	am	(P-16869/89; A-4126)	125.190	am	(P-14556/89; A-10832)
1501.508	am	(P-16869/89; A-4126)	125.195	am	(P-14556/89; A-10832)
1501.509	am	(P-16869/89; A-4126)	125.199	am	(P-14556/89; A-10832)
1501.510	am	(P-16869/89; A-4126)	125.245	am	(P-14556/89; A-10832)
1501.515	am	(P-16869/89; A-4126)	125.245	am	(P-14556/89; A-10832)
1501.516	am	(P-3308; A-13997)	125.250	r	(P-14556/89; A-10832)
1501.517	am	(P-3308; A-13997)	125.252	am	(P-14556/89; A-10832)
1501.601	am	(P-14; A-11771) (E-299)	125.253	n	(P-14556/89; A-10832)
1501.602	am	(P-3308; A-13997)	125.254	n	(P-14556/89; A-10832)
1501.603	am	(P-3308; A-13997)	125.255	n	(P-14556/89; A-10832)
1501.604	am	(P-3308; A-13997)	125.260	r	(P-14556/89; A-10832)
1501.605	am	(P-3308; A-13997)	125.262	am	(P-14556/89; A-10832)
1501.608	am	(P-3308; A-13997)	125.270	am	(P-14556/89; A-10832)
1501.610	n	(P-3308; A-13997)	125.272	am	(P-14556/89; A-10832)
1501.611	am	(P-12357)	125.275	am	(P-14556/89; A-10832)
2400.10	am	(P-12357)	125.340	am	(P-14556/89; A-10832)
2400.20	am	(P-12357)	125.420	am	(P-14556/89; A-10832)
2400.30	am	(P-1703; A-12262) (P-12357)	125.425	n	(P-14556/89; A-10832)
2400.50	am	(P-12357)	125.510	r	(P-14556/89; A-10832)
2400.60	am	(P-12357)	125.510	r	(P-14556/89; A-10832)
2700.20	am	(P-18207/89; A-10538)	125.520	am	(P-14556/89; A-10832)
2700.30	am	(P-18207/89; A-10538)	125.530	am	(P-14556/89; A-10832)
2700.40	am	(P-18207/89; A-10538)	125.540	r	(P-14556/89; A-10832)
2700.50	am	(P-18207/89; A-10538)	125.610	am	(P-14556/89; A-10832)
2700.60	am	(P-18207/89; A-10538)	210.10	n	(P-3814) (E-6907; O-10162)
2700.70	am	(P-18207/89; A-10538)	210.Ap.A	n	(P-3814) (E-6907; O-10162)
2720.10	am	(P-18222/89; A-10553)	210.Ap.B	n	(P-3814) (E-6907; O-10162)
2720.30	am	(P-18222/89; A-10553)			
2720.40	am	(E-4266)			
	am	(P-2300; A-10941)	310.10	am	(P-11450)
	am	(P-18222/89; A-10553)	310.20	am	(P-11450)
2720.50	am	(P-18222/89; A-10553)	310.30	am	(P-11450)
2720.70	am	(P-18222/89; A-10553)	310.40	am	(P-11450)
2720.120	am	(P-18222/89; A-10553)	310.50	am	(P-11450)
2720.210	n	(P-2300; A-10941)	310.80	am	(P-11450)
		(P-18222/89; A-10553)	310.81	n	(P-11450)
2730.10	am	(P-18236/89; A-10567)	310.82	n	(P-11450)
2731.10	am	(P-18204/89; A-10534)	310.90	am	(P-11450)
2731.20	am	(P-18204/89; A-10534)	310.130	am	(P-11450)
2732.10	am	(P-18207/89; A-10585)	310.Ap.C	n	(P-11450)
2732.20	am	(P-18207/89; A-10585)	320.10	am	(P-17626/89; A-13644)
2733.20	am	(P-18239/89; A-10571)	320.20	am	(P-17626/89; A-13644)
2733.30	am	(P-18239/89; A-10571)	320.30	am	(P-17626/89; A-13644)
2735.20	am	(P-18251/89; A-7242)	320.40	am	(P-17626/89; A-13644)
2735.30	am	(P-18251/89; A-7242)	330.10	am	(P-11471)
2735.70	am	(P-18251/89; A-7242)	330.30	am	(P-11471)
2760.40	am	(P-18260/89; A-10589)	330.200	am	(P-11471)
2761.10	am	(P-18245/89; A-10578)	330.220	am	(P-11471)
2761.20	am	(P-18245/89; A-10578)	330.240	am	(P-11471)
2761.30	am	(P-18245/89; A-10578)	330.250	am	(P-11471)
2761.40	r	(P-18245/89; A-10578)	330.260	am	(P-11471)
3030.20	am	(P-11764)	330.270	am	(P-11471)
3030.105	am	(P-11764)	330.280	am	(P-11471)
		(P-11764)	330.310	am	(P-11471)
			330.320	am	(P-11471)
			330.340	am	(P-11471)
			330.400	am	(P-11471)
	am	(P-14539/89; A-10824)			
	am	(P-14539/89; A-10824)			
	am	(P-14539/89; A-10824)			

TITLE 26	
100.20	am
100.30	am











TITLE 35 (CONTD)						TITLE 35 (CONTD)						TITLE 35 (CONTD)																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																							
808.301	(P-1346889; A-14043)	n	n	811.316	(P-3923)	812.116	(P-3834)	815.101	(P-3872)	808.302	(P-1346889; A-14043)	n	n	811.317	(P-3923)	812.117	(P-3834)	815.102	(P-3872)	808.400	(P-1346889; A-14043)	n	n	811.318	(P-3923)	812.118	(P-3834)	815.202	(P-3872)	808.401	(P-1346889; A-14043)	n	n	811.319	(P-3923)	812.202	(P-3834)	815.203	(P-3872)	808.410	(P-1346889; A-14043)	n	n	811.320	(P-3923)	812.203	(P-3834)	815.204	(P-3872)	808.411	(P-1346889; A-14043)	n	n	811.321	(P-3923)	812.204	(P-3834)	815.301	(P-3872)	808.412	(P-1346889; A-14043)	n	n	811.322	(P-3923)	812.301	(P-3834)	815.302	(P-3872)	808.413	(P-1346889; A-14043)	n	n	811.323	(P-3923)	812.302	(P-3834)	815.303	(P-3872)	808.501	(P-1346889; A-14043)	n	n	811.401	(P-3923)	812.303	(P-3834)	815.401	(P-3872)	808.502	(P-1346889; A-14043)	n	n	811.402	(P-3923)	812.304	(P-3834)	815.402	(P-3872)	808.520	(P-1346889; A-14043)	n	n	811.501	(P-3923)	812.305	(P-3834)	815.501	(P-3872)	808.521	(P-1346889; A-14043)	n	n	811.502	(P-3923)	812.306	(P-3834)	815.502	(P-3872)	808.522	(P-1346889; A-14043)	n	n	811.503	(P-3923)	812.307	(P-3834)	815.503	(P-3872)	808.541	(P-1346889; A-14043)	n	n	811.504	(P-3923)	812.308	(P-3834)	815.504	(P-3872)	808.542	(P-1346889; A-14043)	n	n	811.505	(P-3923)	812.309	(P-3834)	815.505	(P-3872)	808.543	(P-1346889; A-14043)	n	n	811.506	(P-3923)	812.310	(P-3834)	815.506	(P-3872)	808.544	(P-1346889; A-14043)	n	n	811.507	(P-3923)	812.311	(P-3834)	815.507	(P-3872)	808.545	(P-1346889; A-14043)	n	n	811.508	(P-3923)	812.312	(P-3834)	815.508	(P-3872)	808.600	(P-1346889; A-14043)	n	n	811.700	(P-3923)	812.313	(P-3834)	815.509	(P-3872)	808.601	(P-1346889; A-14043)	n	n	811.701	(P-3923)	812.314	(P-3834)	815.510	(P-3872)	808.602	(P-1346889; A-14043)	n	n	811.702	(P-3923)	812.315	(P-3834)	815.511	(P-3872)	808.603	(P-1346889; A-14043)	n	n	811.703	(P-3923)	812.316	(P-3834)	815.512	(P-3872)	808.604	(P-1346889; A-14043)	n	n	811.704	(P-3923)	812.317	(P-3834)	815.513	(P-3872)	808.605	(P-1346889; A-14043)	n	n	811.705	(P-3923)	812.318	(P-3834)	815.514	(P-3872)	808.606	(P-1346889; A-14043)	n	n	811.706	(P-3923)	812.319	(P-3834)	815.515	(P-3872)	808.607	(P-1346889; A-14043)	n	n	811.707	(P-3923)	812.320	(P-3834)	815.516	(P-3872)	808.608	(P-1346889; A-14043)	n	n	811.708	(P-3923)	812.321	(P-3834)	815.517	(P-3872)	808.609	(P-1346889; A-14043)	n	n	811.709	(P-3923)	812.322	(P-3834)	815.518	(P-3872)	808.610	(P-1346889; A-14043)	n	n	811.710	(P-3923)	812.323	(P-3834)	815.519	(P-3872)	808.611	(P-1346889; A-14043)	n	n	811.711	(P-3923)	812.324	(P-3834)	815.520	(P-3872)	808.612	(P-1346889; A-14043)	n	n	811.712	(P-3923)	812.325	(P-3834)	815.521	(P-3872)	808.613	(P-1346889; A-14043)	n	n	811.713	(P-3923)	812.326	(P-3834)	815.522	(P-3872)	808.614	(P-1346889; A-14043)	n	n	811.714	(P-3923)	812.327	(P-3834)	815.523	(P-3872)	808.615	(P-1346889; A-14043)	n	n	811.715	(P-3923)	812.328	(P-3834)	815.524	(P-3872)	808.616	(P-1346889; A-14043)	n	n	811.716	(P-3923)	812.329	(P-3834)	815.525	(P-3872)	808.617	(P-1346889; A-14043)	n	n	811.717	(P-3923)	812.330	(P-3834)	815.526	(P-3872)	808.618	(P-1346889; A-14043)	n	n	811.718	(P-3923)	812.331	(P-3834)	815.527	(P-3872)	808.619	(P-1346889; A-14043)	n	n	811.719	(P-3923)	812.332	(P-3834)	815.528	(P-3872)	808.620	(P-1346889; A-14043)	n	n	811.720	(P-3923)	812.333	(P-3834)	815.529	(P-3872)	808.621	(P-1346889; A-14043)	n	n	811.721	(P-3923)	812.334	(P-3834)	815.530	(P-3872)	808.622	(P-1346889; A-14043)	n	n	811.722	(P-3923)	812.335	(P-3834)	815.531	(P-3872)	808.623	(P-1346889; A-14043)	n	n	811.723	(P-3923)	812.336	(P-3834)	815.532	(P-3872)	808.624	(P-1346889; A-14043)	n	n	811.724	(P-3923)	812.337	(P-3834)	815.533	(P-3872)	808.625	(P-1346889; A-14043)	n	n	811.725	(P-3923)	812.338	(P-3834)	815.534	(P-3872)	808.626	(P-1346889; A-14043)	n	n	811.726	(P-3923)	812.339	(P-3834)	815.535	(P-3872)	808.627	(P-1346889; A-14043)	n	n	811.727	(P-3923)	812.340	(P-3834)	815.536	(P-3872)	808.628	(P-1346889; A-14043)	n	n	811.728	(P-3923)	812.341	(P-3834)	815.537	(P-3872)	808.629	(P-1346889; A-14043)	n	n	811.729	(P-3923)	812.342	(P-3834)	815.538	(P-3872)	808.630	(P-1346889; A-14043)	n	n	811.730	(P-3923)	812.343	(P-3834)	815.539	(P-3872)	808.631	(P-1346889; A-14043)	n	n	811.731	(P-3923)	812.344	(P-3834)	815.540	(P-3872)	808.632	(P-1346889; A-14043)	n	n	811.732	(P-3923)	812.345	(P-3834)	815.541	(P-3872)	808.633	(P-1346889; A-14043)	n	n	811.733	(P-3923)	812.346	(P-3834)	815.542	(P-3872)	808.634	(P-1346889; A-14043)	n	n	811.734	(P-3923)	812.347	(P-3834)	815.543	(P-3872)	808.635	(P-1346889; A-14043)	n	n	811.735	(P-3923)	812.348	(P-3834)	815.544	(P-3872)	808.636	(P-1346889; A-14043)	n	n	811.736	(P-3923)	812.349	(P-3834)	815.545	(P-3872)	808.637	(P-1346889; A-14043)	n	n	811.737	(P-3923)	812.350	(P-3834)	815.546	(P-3872)	808.638	(P-1346889; A-14043)	n	n	811.738	(P-3923)	812.351	(P-3834)	815.547	(P-3872)	808.639	(P-1346889; A-14043)	n	n	811.739	(P-3923)	812.352	(P-3834)	815.548	(P-3872)	808.640	(P-1346889; A-14043)	n	n	811.740	(P-3923)	812.353	(P-3834)	815.549	(P-3872)	808.641	(P-1346889; A-14043)	n	n	811.741	(P-3923)	812.354	(P-3834)	815.550	(P-3872)	808.642	(P-1346889; A-14043)	n	n	811.742	(P-3923)	812.355	(P-3834)	815.551	(P-3872)	808.643	(P-1346889; A-14043)	n	n	811.743	(P-3923)	812.356	(P-3834)	815.552	(P-3872)	808.644	(P-1346889; A-14043)	n	n	811.744	(P-3923)	812.357	(P-3834)	815.553	(P-3872)	808.645	(P-1346889; A-14043)	n	n	811.745	(P-3923)	812.358	(P-3834)	815.554	(P-3872)	808.646	(P-1346889; A-14043)	n	n	811.746	(P-3923)	812.359	(P-3834)	815.555	(P-3872)	808.647	(P-1346889; A-14043)	n	n	811.747	(P-3923)	812.360	(P-3834)	815.556	(P-3872)	808.648	(P-1346889; A-14043)	n	n	811.748	(P-3923)	812.361	(P-3834)	815.557	(P-3872)	808.649	(P-1346889; A-14043)	n	n	811.749	(P-3923)	812.362	(P-3834)	815.558	(P-3872)	808.650	(P-1346889; A-14043)	n	n	811.750	(P-3923)	812.363	(P-3834)	815.559	(P-3872)	808.651	(P-1346889; A-14043)	n	n	811.751	(P-3923)	812.364	(P-3834)	815.560	(P-3872)	808.652	(P-1346889; A-14043)	n	n	811.752	(P-3923)	812.365	(P-3834)	815.561	(P-3872)	808.653	(P-1346889; A-14043)	n	n	811.753	(P-3923)	812.366	(P-3834)	815.562	(P-3872)	808.654	(P-1346889; A-14043)	n	n	811.754	(P-3923)	812.367	(P-3834)	815.563	(P-3872)	808.655	(P-1346889; A-14043)	n	n	811.755	(P-3923)	812.368	(P-3834)	815.564	(P-3872)	808.656	(P-1346889; A-14043)	n	n	811.756	(P-3923)	812.369	(P-3834)	815.565	(P-3872)	808.657	(P-1346889; A-14043)	n	n	811.757	(P-3923)	812.370	(P-3834)	815.566	(P-3872)	808.658	(P-1346889; A-14043)	n	n	811.758	(P-3923)	812.371	(P-3834)	815.567	(P-3872)	808.659	(P-1346889; A-14043)	n	n	811.759	(P-3923)	812.372	(P-3834)	815.568	(P-3872)	808.660	(P-1346889; A-14043)	n	n	811.760	(P-3923)	812.373	(P-3834)	815.569	(P-3872)	808.661	(P-1346889; A-14043)	n	n	811.761	(P-3923)	812.374	(P-3834)	815.570	(P-3872)	808.662	(P-1346889; A-14043)	n	n	811.762	(P-3923)	812.375	(P-3834)	815.571	(P-3872)	808.663	(P-1346889; A-14043)	n	n	811.763	(P-3923)	812.376	(P-3834)	815.572	(P-3872)	808.664	(P-1346889; A-14043)	n	n	811.764	(P-3923)	812.377	(P-3834)	815.573	(P-3872)	808.665	(P-1346889; A-14043)	n	n	811.765	(P-3923)	812.378	(P-3834)	815.574	(P-3872)	808.666	(P-1346889; A-14043)	n	n	811.766	(P-3923)	812.379	(P-3834)	815.575	(P-3872)	808.667	(P-1346889; A-14043)	n	n	811.767	(P-3923)	812.380	(P-3834)	815.576	(P-3872)	808.668	(P-1346889; A-14043)	n	n	811.768	(P-3923)	812.381	(P-3834)	815.577	(P-3872)	808.669	(P-1346889; A-14043)	n	n	811.769	(P-3923)	812.382	(P-3834)	815.578	(P-3872)	808.670	(P-1346889; A-14043)	n	n	811.770	(P-3923)	812.383	(P-3834)	815.579	(P-3872)	808.671	(P-1346889; A-14043)	n	n	811.771	(P-3923)	812.384	(P-3834)	815.580	(P-3872)	808.672	(P-1346889; A-14043)	n	n	811.772	(P-3923)	812.385	(P-3834)	815.581	(P-3872)	808.673	(P-1346889; A-14043)	n	n	811.773	(P-3923)	812.386	(P-3834)	815.582	(P-3872)	808.674	(P-1346889; A-14043)	n	n	811.774	(P-3923)	812.387	(P-3834)	815.583	(P-3872)	808.675	(P-1346889; A-14043)	n	n	811.775	(P-3923)	812.388	(P-3834)	815.584	(P-3872)	808.676	(P-1346889; A-14043)	n	n	811.776	(P-3923)	812.389	(P-3834)	815.585	(P-3872)	808.677	(P-1346889; A-14043)	n	n	811.777	(P-3923)	812.390	(P-3834)	815.586	(P-3872)	808.678	(P-1346889; A-14043)	n	n	811.778	(P-3923)	812.391	(P-3834)	815.587	(P-3872)	808.679	(P-1346889; A-14043)	n	n	811.779	(P-3923)	812.392	(P-3834)	815.588	(P-3872)	808.680	(P-1346889; A-14043)	n	n	811.780	(P-3923)	812.393	(P-3834)	815.589	(P-3872)	808.681	(P-1346889; A-14043)	n	n	811.781	(P-3923)	812.394	(P-3834)	815.590	(P-3872)	808.682	(P-1346889; A-14043)	n	n	811.782	(P-3923)	812.395	(P-3834)	815.591	(P-3872)	808.683	(P-1346889; A-14043)	n	n	811.783	(P-3923)	812.396	(P-3834)	815.592	(P-3872)	808.684	(P-1346889; A-14043)	n	n	811.784	(P-3923)	812.397	(P-3834)	815.593	(P-3872)	808.685	(P-1346889; A-14043)	n	n	811.785	(P-3923)	812.398	(P-3834)	815.594	(P-3872)	808.686	(P-1346889; A-14043)	n	n	811.786	(P-3923)	812.399	(P-3834)	815.595	(P-3872)	808.687	(P-1346889; A-14043)	n	n	811.787	(P-3923)	812.400	(P-3834)	815.596	(P-3872)	808.688	(P-1346889; A-14043)	n	n	811.788	(P-3923)	812.401	(P-3834)	815.597	(P-3872)	808.689	(P-1346889; A-14043)	n	n	811.789	(P-3923)	812.402	(P-3834)	815.598	(P-3872)	808.690	(P-1346889; A-14043)	n	n	811.790	(P-3923)	812.403	(P-3834)	815.599	(P-3872)	808.691	(



TITLE 35 (CONT'D)			TITLE 41 (CONT'D)			TITLE 47			TITLE 48			TITLE 49			TITLE 50			TITLE 51			TITLE 52			TITLE 53			TITLE 54			TITLE 55			TITLE 56			TITLE 57			TITLE 58			TITLE 59			TITLE 60			TITLE 61			TITLE 62			TITLE 63			TITLE 64			TITLE 65			TITLE 66			TITLE 67			TITLE 68			TITLE 69			TITLE 70			TITLE 71			TITLE 72			TITLE 73			TITLE 74			TITLE 75			TITLE 76			TITLE 77			TITLE 78			TITLE 79			TITLE 80			TITLE 81			TITLE 82			TITLE 83			TITLE 84			TITLE 85			TITLE 86			TITLE 87			TITLE 88			TITLE 89			TITLE 90			TITLE 91			TITLE 92			TITLE 93			TITLE 94			TITLE 95			TITLE 96			TITLE 97			TITLE 98			TITLE 99			TITLE 100			TITLE 101			TITLE 102			TITLE 103			TITLE 104			TITLE 105			TITLE 106			TITLE 107			TITLE 108			TITLE 109			TITLE 110			TITLE 111			TITLE 112			TITLE 113			TITLE 114			TITLE 115			TITLE 116			TITLE 117			TITLE 118			TITLE 119			TITLE 120			TITLE 121			TITLE 122			TITLE 123			TITLE 124			TITLE 125			TITLE 126			TITLE 127			TITLE 128			TITLE 129			TITLE 130			TITLE 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297			TITLE 298			TITLE 299			TITLE 300			TITLE 301			TITLE 302			TITLE 303			TITLE 304			TITLE 305			TITLE 306			TITLE 307			TITLE 308			TITLE 309			TITLE 310			TITLE 311			TITLE 312			TITLE 313			TITLE 314			TITLE 315			TITLE 316			TITLE 317			TITLE 318			TITLE 319			TITLE 320			TITLE 321			TITLE 322			TITLE 323			TITLE 324			TITLE 325			TITLE 326			TITLE 327			TITLE 328			TITLE 329			TITLE 330			TITLE 331			TITLE 332			TITLE 333			TITLE 334			TITLE 335			TITLE 336			TITLE 337			TITLE 338			TITLE 339			TITLE 340			TITLE 341			TITLE 342			TITLE 343			TITLE 344			TITLE 345			TITLE 346			TITLE 347			TITLE 348			TITLE 349			TITLE 350			TITLE 351			TITLE 352			TITLE 353			TITLE 354			TITLE 355			TITLE 356			TITLE 357			TITLE 358			TITLE 359			TITLE 360			TITLE 361			TITLE 362			TITLE 363			TITLE 364			TITLE 365			TITLE 366			TITLE 367			TITLE 368			TITLE 369			TITLE 370			TITLE 371			TITLE 372			TITLE 373			TITLE 374			TITLE 375			TITLE 376			TITLE 377			TITLE 378			TITLE 379			TITLE 380			TITLE 381			TITLE 382			TITLE 383			TITLE 384			TITLE 385			TITLE 386			TITLE 387			TITLE 388			TITLE 389			TITLE 390			TITLE 391			TITLE 392			TITLE 393			TITLE 394			TITLE 395			TITLE 396			TITLE 397			TITLE 398			TITLE 399			TITLE 400			TITLE 401			TITLE 402			TITLE 403			TITLE 404			TITLE 405			TITLE 406			TITLE 407			TITLE 408			TITLE 409			TITLE 410			TITLE 411			TITLE 412			TITLE 413			TITLE 414			TITLE 415			TITLE 416			TITLE 417			TITLE 418			TITLE 419			TITLE 420			TITLE 421			TITLE 422			TITLE 423			TITLE 424			TITLE 425			TITLE 426			TITLE 427			TITLE 428			TITLE 429			TITLE 430			TITLE 431			TITLE 432			TITLE 433			TITLE 434			TITLE 435			TITLE 436			TITLE 437			TITLE 438			TITLE 439			TITLE 440			TITLE 441			TITLE 442			TITLE 443			TITLE 444			TITLE 445			TITLE 446			TITLE 447			TITLE 448			TITLE 449			TITLE 450			TITLE 451			TITLE 452			TITLE 453			TITLE 454			TITLE 455			TITLE 456			TITLE 457			TITLE 458			TITLE 459			TITLE 460			TITLE 461			TITLE 462			TITLE 463			TITLE 464			TITLE 465			TITLE 466			TITLE 467			TITLE 468			TITLE 469			TITLE 470			TITLE 471			TITLE 472			TITLE 473			TITLE 474			TITLE 475			TITLE 476			TITLE 477			TITLE 478			TITLE 479			TITLE 480			TITLE 481			TITLE 482			TITLE 483			TITLE 484			TITLE 485			TITLE 486			TITLE 487			TITLE 488			TITLE 489			TITLE 490			TITLE 491			TITLE 492			TITLE 493			TITLE 494			TITLE 495			TITLE 496			TITLE 497			TITLE 498			TITLE 499			TITLE 500		
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TITLE 50 (CONT'D)

8100.230	n	(P-16; A-8600) (E-305)	8100.1756	n	(P-16; C-1049)
8100.235	n	(P-16; A-8600) (E-305)	8100.1758	n	(P-16; C-1049)
8100.240	n	(P-16; A-8600) (E-305)	8100.1810	n	(P-16; W-8205; A-8600) (E-305)
8100.245	n	(P-16; A-8600) (E-305)	8100.2010	n	(P-16; A-8600) (E-305)
8100.250	n	(P-16; A-8600) (E-305)	8100.2100	n	(P-16; A-8600)
8100.255	n	(P-16; A-8600) (E-305)	8100.2102	n	(P-16; A-8600)
8100.260	n	(P-16; A-8600) (E-305)	8100.2104	n	(P-16; A-8600)
8100.265	n	(P-16; A-8600) (E-305)	8100.2106	n	(P-16; A-8600)
8100.270	n	(P-16; A-8600) (E-305)	8100.2108	n	(P-16; A-8600)
8100.275	n	(P-16; A-8600) (E-305)	8100.2110	n	(P-16; A-8600)
8100.280	n	(P-16; C-1049; A-8600) (E-305)	8100.2112	n	(P-16; A-8600)
8100.400	n	(P-16; A-8600) (E-305)	8100.2114	n	(P-16; A-8600)
8100.401	n	(P-16; A-8600) (E-305)	8100.2116	n	(P-16; A-8600)
8100.402	n	(P-16; A-8600) (E-305)	8100.2118	n	(P-16; A-8600)
8100.403	n	(P-16; A-8600) (E-305)	8100.2120	n	(P-16; A-8600)
8100.600	n	(P-16; O-8209; R-8219; W-8205)	8100.2122	n	(P-16; A-8600)
			8100.2124	n	(P-16; A-8600)
			8100.2126	n	(P-16; A-8600)
			8100.2128	n	(P-16; A-8600)
8100.900	n	(P-16; A-8600) (E-305)	8100.2130	n	(P-16; A-8600)
8100.905	n	(P-16; C-1049; A-8600) (E-305)	8100.2132	n	(P-16; A-8600)
8100.1000	n	(P-16; A-8600) (E-305)	8100.2134	n	(P-16; A-8600)
8100.1005	n	(P-16; A-8600) (E-305)	8100.2136	n	(P-16; A-8600)
8100.1100	n	(P-16; A-8600) (E-305)	8100.2138	n	(P-16; A-8600)
8100.1200	n	(P-16; A-8600) (E-305)	8100.2140	n	(P-16; A-8600)
8100.1300	n	(P-16; A-8600) (E-305)	8100.2142	n	(P-16; A-8600)
8100.1500	n	(P-16; A-8600) (E-305)	8100.2144	n	(P-16; A-8600)
8100.1505	n	(P-16; A-8600) (E-305)	8100.2146	n	(P-16; A-8600)
8100.1510	n	(P-16; A-8600) (E-305)	8100.2148	n	(P-16; A-8600)
8100.1515	n	(P-16; A-8600) (E-305)	8100.2150	n	(P-16; A-8600)
8100.1600	n	(P-16; A-8600) (E-305)	8100.2152	n	(P-16; A-8600)
8100.1700	n	(P-16; A-8600) (E-305)	8100.2160	n	(P-16; M-8205; A-8600; F-13031)
8100.1701	n	(P-16; C-1049; A-8600) (E-305)	8100.2400	n	(P-16; M-8205; A-8600)
8100.1702	n	(P-16; A-8600) (E-305)	8100.2402	n	(A-8600)
8100.1703	n	(E-305) (P-16; C-1049; A-8600)	8100.2405	n	(A-8600)
8100.1704	n	(P-16; A-8600) (E-305)	8100.3000	n	(P-16; A-8600) (E-305)
8100.1705	n	(P-16; C-1049; A-8600)			
8100.1706	n	(P-16; A-8600)			
8100.1708	n	(P-16; A-8600) (E-305)			
8100.1710	n	(P-16; A-8600)			
8100.1712	n	(P-16; A-8600)			
8100.1714	n	(P-16; A-8600)			
8100.1716	n	(P-16; A-8600)			
8100.1718	n	(P-16; A-8600) (E-305)			
8100.1720	n	(P-16; A-8600) (E-305)			
8100.1722	n	(P-16; C-1049; A-8600) (E-305)			
8100.1724	n	(P-16; A-8600) (E-305)			
8100.1726	n	(P-16; A-8600) (E-305)			
8100.1728	n	(P-16; A-8600) (E-305)			
8100.1730	n	(P-16; A-8600) (E-305)			
8100.1732	n	(P-16; A-8600) (E-305)			
8100.1734	n	(P-16; A-8600) (E-305)			
8100.1736	n	(P-16; C-1049; A-8600)			
8100.1738	n	(P-16; A-8600) (E-305)			
8100.1740	n	(P-16; A-8600) (E-305)			
8100.1742	n	(P-16; A-8600) (E-305)			
8100.1744	n	(P-16; A-8600) (E-305)			
8100.1746	n	(P-16; A-8600) (E-305)			
8100.1748	n	(P-16; A-8600) (E-305)			
8100.1750	n	(P-16; A-8600) (E-305)			
8100.1752	n	(P-16; C-1049)			
8100.1754	n	(P-16; C-1049)			

TITLE 56 (CONT'D)

350.20	am	(P-5839/89; O-4750; W-4740)	2765.210	n	(P-13118)
350.195	am	(P-3345)	2765.325	am	(P-13910)
350.280	am	(P-3345) (P-5839/89; O-4750; W-4740)	2770.110	am	(P-15543/89; A-2038)
			2770.150	r	(P-12364)
350.300	n	(P-5839/89; O-4750; W-4740)	2770.155	r	(P-12364)
350.310	n	(P-5839/89; O-4750; W-4740)	2770.160	r	(P-12364)
350.320	n	(P-5839/89; O-4750; W-4740)	2770.165	r	(P-12364)
350.330	n	(P-5839/89; O-4750; W-4740)	2770.170	r	(P-12364)
350.340	n	(P-5839/89; O-4750; W-4740)	2830.10	n	(P-2423; A-9101)
350.350	n	(P-5839/89; O-4750; W-4740)	2830.300	n	(P-2423; A-9101)
350.360	n	(P-5839/89; O-4750; W-4740)	2830.305	n	(P-2423; A-9101)
350.370	n	(P-5839/89; O-4750; W-4740)	2830.310	n	(P-2423; A-9101)
350.380	n	(P-5839/89; O-4750; W-4740)	2830.315	n	(P-2423; A-9101)
350.390	n	(P-5839/89; O-4750; W-4740)	2830.320	n	(P-2423; A-9101)
350.400	n	(P-5839/89; O-4750; W-4740)	2830.325	n	(P-2423; A-9101)
350.410	n	(P-5839/89; O-4750; W-4740)	2830.330	n	(P-2423; A-9101)
350.420	n	(P-5839/89; O-4750; W-4740)	2830.335	n	(P-2423; A-9101)
350.430	n	(P-5839/89; O-4750; W-4740)	2830.340	n	(P-2423; A-9101)
350.440	n	(P-5839/89; O-4750; W-4740)	2865.1	n	(P-10215)
350.450	n	(P-5839/89; O-4750; W-4740)	2865.100	n	(P-10215)
2610.60	am	(P-5017/89; A-1976)	2865.105	n	(P-10215)
2610.100	am	(P-13074)	2865.115	n	(P-10215)
2610.130	am	(P-13074)	2865.120	n	(P-10215)
2610.150	n	(P-13074)	2865.125	n	(P-10215)
2610.150	am	(P-5017/89; A-1976)	2865.130	n	(P-10215)
2625.10	n	(P-13045)	2865.135	n	(P-10215)
2625.30	am	(P-13045)	2865.140	n	(P-10215)
2625.40	am	(P-13045)	2865.205	n	(P-10215)
2625.50	am	(P-13045)	2865.210	n	(P-10215)
2625.60	n	(P-13045)	2865.215	n	(P-10215)
2625.80	n	(P-13045)	2920.40	am	(P-13905)
2625.80	n	(P-5310; A-13984)	6000.10	am	(P-2989)
2630.82	r	(P-5310; A-13984)	6000.280	am	(E-3235; O-5905) (P-2989)
2630.103	r	(P-7312)	6000.330	n	
2630.112	am	(P-15977/89; A-5075)			
2650.10	am	(P-15977/89; A-5075)			
2650.20	am	(P-15977/89; A-5075)			
2650.30	am	(P-15977/89; A-5075)			
2650.40	am	(P-15977/89; A-5075)			
2650.50	am	(P-15977/89; A-5075)			
2650.110	am	(P-15977/89; A-5075)			
2650.130	am	(P-15977/89; A-5075)			
2650.140	am	(P-15977/89; A-5075)			
2650.210	n	(P-15977/89; A-5075)			
2650.220	n	(P-15977/89; A-5075)			
2650.230	n	(P-15977/89; A-5075)			
2650.240	n	(P-15977/89; A-5075)			
2650.250	n	(P-15977/89; A-5075)			
2720.125	r	(P-10237)			
2720.126	r	(P-10237)			
2720.127	r	(P-10237)			
2720.128	r	(P-10237)			
2720.129	r	(P-10237)			
2720.225	r	(P-7686)			
2725.100	am	(P-19841/89; A-5126)			
2732.200	n	(P-12748/89; O-20398/89; R-1047; A-673)			
2765.18	n	(P-13118)			
2765.50	am	(P-1101; A-6218)			
2765.66	n	(P-1101; A-6218)			

TITLE 59

102.10	am	(P-2432)
102.30	am	(P-2432)
115.100	n	(P-15183/89; RC-10145; RC-10128; A-10865)
115.110	n	(P-15183/89; RC-10145; RC-10128; A-10865)
115.120	n	(P-15183/89; RC-10145; RC-10128; A-10865)
115.200	n	(P-15183/89; RC-10145; RC-10128; A-10865)
115.210	n	(P-15183/89; RC-10145; RC-10128; A-10865)
115.215	n	(A-10865)
115.220	n	(P-15183/89; RC-10145; RC-10128; A-10865)
115.230	n	(P-15183/89; RC-10145; RC-10128; A-10865)
115.240	n	(P-15183/89; RC-10145; RC-10128; A-10865)
115.250	n	(P-15183/89; RC-10145; RC-10128; A-10865)
115.300	n	(P-15183/89; RC-10145; RC-10128; A-10865)



TITLE 59 (CONT'D)	
115 310	n (P-15183/89; RC-10145; RC-10128; A-10865)
115 320	n (P-15183/89; RC-10145; RC-10128; A-10865)
115 400	n (P-15183/89; RC-10145; RC-10128; A-10865)
115 410	n (P-15183/89; RC-10145; RC-10128; A-10865)
115 420	n (P-15183/89; RC-10145; RC-10128; A-10865)
115 430	n (P-15183/89; RC-10145; RC-10128; A-10865)
115 440	n (P-15183/89; RC-10145; RC-10128; A-10865)
115 450	n (P-15183/89; RC-10145; RC-10128; A-10865)
115 460	n (P-15183/89; RC-10145; RC-10128; A-10865)
115 470	n (P-15183/89; RC-10145; RC-10128; A-10865)
115 Ap A	n (A-10865)
119 100	n (P-13377/89; W-3696) (P-3356)
119 105	n (P-13377/89; W-3696)
119 110	n (P-3356)
119 115	n (P-13377/89; W-3696)
119 120	n (P-13377/89; W-3696)
119 125	n (P-13377/89; W-3696)
119 130	n (P-13377/89; W-3696)
119 135	n (P-13377/89; W-3696)
119 140	n (P-13377/89; W-3696)
119 200	n (P-13377/89; W-3696)
119 205	n (P-13377/89; W-3696)
119 210	n (P-13377/89; W-3696)
119 215	n (P-13377/89; W-3696)
119 220	n (P-13377/89; W-3696)
119 225	n (P-13377/89; W-3696)
119 230	n (P-13377/89; W-3696)
119 235	n (P-13377/89; W-3696)
119 240	n (P-13377/89; W-3696)
119 245	n (P-3356)
119 250	n (P-3356)
119 255	n (P-3356)
119 260	n (P-3356)
119 300	n (P-13377/89; W-3696) (P-3356)
119 305	n (P-13377/89; W-3696)
119 310	n (P-13377/89; W-3696)
119 315	n (P-13377/89; W-3696)
119 320	n (P-13377/89; W-3696)
119 325	n (P-13377/89; W-3696)
119 330	n (P-13377/89; W-3696)
119 335	n (P-13377/89; W-3696)
119 340	n (P-13377/89; W-3696)
119 345	n (P-13377/89; W-3696)
119 350	n (P-13377/89; W-3696)
119 355	n (P-13377/89; W-3696)
119 360	n (P-13377/89; W-3696)
119 365	n (P-13377/89; W-3696)
119 370	n (P-13377/89; W-3696)
119 375	n (P-13377/89; W-3696)
119 380	n (P-13377/89; W-3696)

TITLE 62 (CONT'D)			
200.503	n	(P-18061/89; A-3503)	240.230
200.504	n	(P-18061/89; A-3503)	240.240
200.505	n	(P-18061/89; A-3503)	240.250
200.600	n	(P-18061/89; A-3503)	240.260
200.601	n	(P-18061/89; A-3503)	240.270
200.602	n	(P-18061/89; A-3503)	240.280
200.603	n	(P-18061/89; A-3503)	240.290
200.604	n	(P-18061/89; A-3503)	240.295
200.700	n	(P-18061/89; A-3503)	240.305
200.701	n	(P-18061/89; A-3503)	240.310
200.800	n	(P-18061/89; A-3503)	240.320
200.801	n	(P-18061/89; A-3503)	240.330
200.802	n	(P-18061/89; A-3503)	240.340
200.803	n	(P-18061/89; A-3503)	240.350
200.804	n	(P-18061/89; A-3503)	240.360
200.805	n	(P-18061/89; A-3503)	240.370
200.806	n	(P-18061/89; A-3503)	240.510
200.807	n	(P-18061/89; A-3503)	240.520
200.808	n	(P-18061/89; A-3503)	240.530
200.809	n	(P-18061/89; A-3503)	240.540
200.810	n	(P-18061/89; A-3503)	240.610
200.900	n	(P-18061/89; A-3503)	240.620
200.901	n	(P-18061/89; A-3503)	240.630
200.902	n	(P-18061/89; A-3503)	240.640
200.903	n	(P-18061/89; A-3503)	240.650
200.904	n	(P-18061/89; A-3503)	240.660
200.905	n	(P-18061/89; A-3503)	240.665
200.906	n	(P-18061/89; A-3503)	240.710
200.907	n	(P-18061/89; A-3503)	240.720
200.908	n	(P-18061/89; A-3503)	240.730
200.909	n	(P-18061/89; A-3503)	240.740
200.910	n	(P-18061/89; A-3503)	240.750
200.911	n	(P-18061/89; A-3503)	240.905
200.912	n	(P-18061/89; A-3503)	240.910
200.913	n	(P-18061/89; A-3503)	240.920
200.914	n	(P-18061/89; A-3503)	240.930
200.Ap-A	n	(P-18061/89; A-3503)	240.940
220.160	am	(P-14277)	240.950
240.10	am	(P-15226/89; A-2317)	240.960
240.20	r	(P-15226/89; A-2317)	240.970
240.30	r	(P-15226/89; A-2317)	240.980
240.40	r	(P-15226/89; A-2317)	240.990
240.50	r	(P-15226/89; A-2317)	240.1105
240.60	r	(P-15226/89; A-2317)	240.1110
240.70	r	(P-15226/89; A-2317)	240.1110
240.80	r	(P-15226/89; A-2317)	240.1120
240.90	r	(P-15226/89; A-2317)	240.1120
240.100	r	(P-15226/89; A-2317)	240.1130
240.110	r	(P-15226/89; A-2317)	240.1130
240.120	r	(P-15226/89; A-2317)	240.1140
240.140	n	(P-15226/89; A-2317)	240.1140
240.150	n	(P-15226/89; A-2317)	240.1150
240.160	n	(P-15226/89; A-2317)	240.1150
240.170	n	(P-15226/89; A-2317)	240.1160
240.180	n	(P-15226/89; A-2317)	240.1170
240.190	n	(P-15226/89; A-2317)	240.1170
240.195	n	(P-15226/89; A-2317)	240.1170
240.210	re	(A-3053)	240.1180
240.220	re	(P-10288; C-11410)	240.1180
240.270	am	(P-15226/89; A-2317)	240.1190
200.503	re	(A-3053)	240.230
200.504	re	(A-3053)	240.240
200.505	re	(A-3053)	240.250
200.600	re	(A-3053)	240.260
200.601	re	(A-3053)	240.270
200.602	re	(A-3053)	240.280
200.603	re	(A-3053)	240.290
200.604	re	(A-3053)	240.295
200.700	re	(A-3053)	240.305
200.701	re	(A-3053)	240.310
200.800	re	(A-3053)	240.320
200.801	re	(A-3053)	240.330
200.802	re	(A-3053)	240.340
200.803	re	(A-3053)	240.350
200.804	re	(A-3053)	240.360
200.805	re	(A-3053)	240.370
200.806	re	(A-3053)	240.510
200.807	re	(A-3053)	240.520
200.808	re	(A-3053)	240.530
200.809	re	(A-3053)	240.540
200.810	re	(A-3053)	240.610
200.900	re	(A-3053)	240.620
200.901	re	(A-3053)	240.630
200.902	re	(P-3394; A-13620)	240.640
200.903	re	(A-3053)	240.650
200.904	re	(P-3053)	240.660
200.905	n	(P-3394; A-13620)	240.665
200.906	n	(A-3053)	240.710
200.907	re	(A-3053)	240.720
200.908	re	(A-3053)	240.730
200.909	re	(A-3053)	240.740
200.910	re	(A-3053)	240.750
200.911	re	(A-3053)	240.905
200.912	re	(A-3053)	240.910
200.913	re	(A-3053)	240.920
200.914	re	(A-3053)	240.930
200.Ap-A	re	(A-3053)	240.940
220.160	am	(P-14277)	240.950
240.10	am	(P-15226/89; A-2317)	240.960
240.20	r	(P-15226/89; A-2317)	240.970
240.30	r	(P-15226/89; A-2317)	240.980
240.40	r	(P-15226/89; A-2317)	240.990
240.50	r	(P-15226/89; A-2317)	240.1105
240.60	r	(P-15226/89; A-2317)	240.1110
240.70	r	(P-15226/89; A-2317)	240.1110
240.80	r	(P-15226/89; A-2317)	240.1120
240.90	r	(P-15226/89; A-2317)	240.1120
240.100	r	(P-15226/89; A-2317)	240.1130
240.110	r	(P-15226/89; A-2317)	240.1130
240.120	r	(P-15226/89; A-2317)	240.1140
240.140	n	(P-15226/89; A-2317)	240.1140
240.150	n	(P-15226/89; A-2317)	240.1150
240.160	n	(P-15226/89; A-2317)	240.1150
240.170	n	(P-15226/89; A-2317)	240.1160
240.180	n	(P-15226/89; A-2317)	240.1170
240.190	n	(P-15226/89; A-2317)	240.1170
240.195	n	(P-15226/89; A-2317)	240.1170
240.210	re	(A-3053)	240.1180
240.220	re	(P-10288; C-11410)	240.1180
240.270	am	(P-15226/89; A-2317)	240.1190
200.503	re	(A-3053)	240.230
200.504	re	(A-3053)	240.240
200.505	re	(A-3053)	240.250
200.600	re	(A-3053)	240.260
200.601	re	(A-3053)	240.270
200.602	re	(A-3053)	240.280
200.603	re	(A-3053)	240.290
200.604	re	(A-3053)	240.295
200.700	re	(A-3053)	240.305
200.701	re	(A-3053)	240.310
200.800	re	(A-3053)	240.320
200.801	re	(A-3053)	240.330
200.802	re	(A-3053)	240.340
200.803	re	(A-3053)	240.350
200.804	re	(A-3053)	240.360
200.805	re	(A-3053)	240.370
200.806	re	(A-3053)	240.510
200.807	re	(A-3053)	240.520
200.808	re	(A-3053)	240.530
200.809	re	(A-3053)	240.540
200.810	re	(A-3053)	240.610
200.900	re	(A-3053)	240.620
200.901	re	(A-3053)	240.630
200.902	re	(P-3394; A-13620)	240.640
200.903	re	(A-3053)	240.650
200.904	re	(P-3053)	240.660
200.905	n	(P-3394; A-13620)	240.665
200.906	n	(A-3053)	240.710
200.907	re	(A-3053)	240.720
200.908	re	(A-3053)	240.730
200.909	re	(A-3053)	240.740
200.910	re	(A-3053)	240.750
200.911	re	(A-3053)	240.905
200.912	re	(A-3053)	240.910
200.913	re	(A-3053)	240.920
200.914	re	(A-3053)	240.930
200.Ap-A	re	(A-3053)	240.940
220.160	am	(P-14277)	240.950
240.10	am	(P-15226/89; A-2317)	240.960
240.20	r	(P-15226/89; A-2317)	240.970
240.30	r	(P-15226/89; A-2317)	240.980
240.40	r	(P-15226/89; A-2317)	240.990
240.50	r	(P-15226/89; A-2317)	240.1105
240.60	r	(P-15226/89; A-2317)	240.1110
240.70	r	(P-15226/89; A-2317)	240.1110
240.80	r	(P-15226/89; A-2317)	240.1120
240.90	r	(P-15226/89; A-2317)	240.1120
240.100	r	(P-15226/89; A-2317)	240.1130
240.110	r	(P-15226/89; A-2317)	240.1130
240.120	r	(P-15226/89; A-2317)	240.1140
240.140	n	(P-15226/89; A-2317)	240.1140
240.150	n	(P-15226/89; A-2317)	240.1150
240.160	n	(P-15226/89; A-2317)	240.1150
240.170	n	(P-15226/89; A-2317)	240.1160
240.180	n	(P-15226/89; A-2317)	240.1170
240.190	n	(P-15226/89; A-2317)	240.1170
240.195	n	(P-15226/89; A-2317)	240.1170
240.210	re	(A-3053)	240.1180
240.220	re	(P-10288; C-11410)	240.1180
240.270	am	(P-15226/89; A-2317)	240.1190
200.503	re	(A-3053)	240.230
200.504	re	(A-3053)	240.240
200.505	re	(A-3053)	240.250
200.600	re	(A-3053)	240.260
200.601	re	(A-3053)	240.270
200.602	re	(A-3053)	240.280
200.603	re	(A-3053)	240.290
200.604	re	(A-3053)	240.295
200.700	re	(A-3053)	240.305
200.701	re	(A-3053)	240.310
200.800	re	(A-3053)	240.320
200.801	re	(A-3053)	240.330
200.802	re	(A-3053)	240.340
200.803	re	(A-3053)	240.350
200.804	re	(A-3053)	240.360
200.805	re	(A-3053)	240.370
200.806	re	(A-3053)	240.510
200.807	re	(A-3053)	240.520
200.808	re	(A-3053)	240.530
200.809	re	(A-3053)	240.540
200.810	re	(A-3053)	240.610
200.900	re	(A-3053)	240.620
200.901	re	(A-3053)	240.630
200.902	re	(P-3394; A-13620)	240.640
200.903	re	(A-3053)	240.650
200.904	re	(P-3053)	240.660
200.905	n	(P-3394; A-13620)	240.665
200.906	n	(A-3053)	240.710
200.907	re	(A-3053)	240.720
200.908	re	(A-3053)	240.730
200.909	re	(A-3053)	240.740
200.910	re	(A-3053)	240.750
200.911	re	(A-3053)	240.905
200.912	re	(A-3053)	240.910
200.913	re	(A-3053)	240.920
200.914	re	(A-3053)	240.930
200.Ap-A	re	(A-3053)	240.940
220.160	am	(P-14277)	240.950
240.10	am	(P-15226/89; A-2317)	240.960
240.20	r	(P-15226/89; A-2317)	240.970
240.30	r	(P-15226/89; A-2317)	240.980
240.40	r	(P-15226/89; A-2317)	240.990
240.50	r	(P-15226/89; A-2317)	240.1105
240.60	r	(P-15226/89; A-2317)	240.1110
240.70	r	(P-15226/89; A-2317)	240.1110
240.80	r	(P-15226/89; A-2317)	240.1120
240.90	r	(P-15226/89; A-2317)	240.1120
240.100	r	(P-15226/89; A-2317)	240.1130
240.110	r	(P-15226/89; A-2317)	240.1130
240.120	r	(P-15226/89; A-2317)	240.1140
240.140	n	(P-15226/89; A-2317)	240.1140
240.150	n	(P-15226/89; A-2317)	240.1150
240.160	n	(P-15226/89; A-2317)	240.1150
240.170	n	(P-15226/89; A-2317)	240.1160
240.180	n	(P-15226/89; A-2317)	240.1170
240.190	n	(P-15226/89; A-2317)	240.1170
240.195	n	(P-15226/89; A-2317)	240.1170
240.210	re	(A-3053)	240.1180
240.220	re	(P-10288; C-11410)	240.1180
240.270	am	(P-15226/89; A-2317)	240.1190
200.503	re	(A-3053)	240.230
200.504	re	(A-3053)	240.240
200.505	re	(A-3053)	240.250
200.600	re	(A-3053)	240.260
200.601	re	(A-3053)	240.270
200.602	re	(A-3053)	240.280
2			



## TITLE 62 (CONT'D)

300.40	am	(P-18103/89; A-3548)	690.60	n	(P-1107; A-12516)
1700.11	am	(P-12217/89; A-11795)	690.70	n	(P-1107; A-12516)
1701.Ap.A	am	(P-12222/89; A-11800)	690.80	n	(P-1107; A-12516)
1761.11	am	(P-12197/89; A-11777)	690.90	n	(P-1107; A-12516)
1761.12	am	(P-12197/89; A-11777)	690.100	n	(P-1107; A-12516)
1772.12	am	(P-12311/89; A-11880)	690.120	n	(P-1107; A-12516)
1773.5	n	(P-12317/89; A-11886)	690.130	n	(P-1107; A-12516)
1773.11	am	(P-12317/89; A-11886)	690.140	n	(P-1107; A-12516)
1773.15	am	(P-12317/89; A-11886)	690.150	n	(P-1107; A-12516)
1773.17	am	(P-12317/89; A-11886)	690.160	n	(P-1107; A-12516)
1773.19	am	(P-12317/89; A-11886)	690.170	n	(P-1107; A-12516)
1773.20	n	(P-12317/89; A-11886)	690.180	n	(P-1107; A-12516)
1773.21	n	(P-12317/89; A-11886)	690.190	n	(P-1107; A-12516)
1774.15	am	(P-12334/89; A-11900)	690.200	n	(P-1107; A-12516)
1774.17	am	(P-12334/89; A-11900)	690.210	n	(P-1107; A-12516)
1778.13	am	(P-12303/89; A-11873)	690.220	n	(P-1107; A-12516)
1778.14	am	(P-12303/89; A-11873)	690.230	n	(P-1107; A-12516)
1779.12	am	(P-12347/89; A-11924)	690.240	n	(P-1107; A-12516)
1779.20	r	(P-12347/89; A-11924)	690.250	n	(P-1107)
1780.16	am	(P-12352/89; A-11911)	690.260	n	(P-1107)
1780.21	am	(P-12352/89; A-11911)	690.270	n	(P-1107)
1780.31	am	(P-12352/89; A-11911)	1175.100	am	(P-17190/89; A-14090)
1783.12	am	(P-12366/89; A-11929)	1175.700	n	(P-17190/89; A-14090)
1783.20	r	(P-12366/89; A-11929)	1175.705	n	(P-17190/89; A-14090)
1784.14	am	(P-12371/89; A-11935)	1175.710	n	(P-17190/89; A-14090)
1784.17	am	(P-12371/89; A-11935)	1175.715	n	(P-17190/89; A-14090)
1784.21	am	(P-12371/89; A-11935)	1175.720	n	(P-17190/89; A-14090)
1800.21	am	(P-12205/89; A-11785)	1175.725	n	(P-17190/89; A-14090)
1800.40	am	(P-12205/89; A-11785)	1175.730	n	(P-17190/89; A-14090)
1816.49	am	(P-12255/89; A-11830)	1175.735	n	(P-17190/89; A-14090)
1816.64	am	(P-12255/89; A-11830)	1175.800	n	(P-17190/89; A-14090)
1816.67	am	(P-12255/89; A-11830)	1175.805	n	(P-17190/89; A-14090)
1816.68	am	(P-12255/89; A-11830)	1175.810	n	(P-17190/89; A-14090)
1816.83	am	(P-12255/89; A-11830)	1175.815	n	(P-17190/89; A-14090)
1816.97	am	(P-12255/89; A-11830)	1175.820	n	(P-17190/89; A-14090)
1816.99	am	(P-12255/89; A-11830)	1175.825	n	(P-17190/89; A-14090)
1817.49	am	(P-12255/89; A-11830)	1175.830	n	(P-17190/89; A-14090)
1817.64	am	(P-12280/89; A-11855)	1175.835	n	(P-17190/89; A-14090)
1817.66	am	(P-12280/89; A-11855)	1175.840	n	(P-17190/89; A-14090)
1817.67	am	(P-12280/89; A-11855)	1175.845	n	(P-17190/89; A-14090)
1817.68	am	(P-12280/89; A-11855)	1175.850	n	(P-17190/89; A-14090)
1817.83	am	(P-12280/89; A-11855)	1175.855	n	(P-17190/89; A-14090)
1817.97	am	(P-12280/89; A-11855)	1175.860	n	(P-17190/89; A-14090)
1817.122	am	(P-12280/89; A-11855)	1175.865	n	(P-17190/89; A-14090)
1843.11	am	(P-12341/89; A-11906)	1175.870	n	(P-17190/89; A-14090)
1846.1	n	(P-12248/89; A-11825)	1175.875	n	(P-17190/89; A-14090)
1846.5	n	(P-12248/89; A-11825)	1175.900	n	(P-17190/89; A-14090)
1846.12	n	(P-12248/89; A-11825)	1175.905	n	(P-17190/89; A-14090)
1846.14	n	(P-12248/89; A-11825)	1175.910	n	(P-17190/89; A-14090)
1846.17	n	(P-12248/89; A-11825)	1175.915	n	(P-17190/89; A-14090)
1846.18	n	(P-12248/89; A-11825)	1240.10	am	(P-2456)
			1240.15	am	(P-2456)
			1240.16	n	(P-2456)
			1240.40	am	(P-2456)
			1240.50	am	(P-2456)
			1270.5	n	(P-7378)
			1270.10	am	(P-7378)
			1270.13	am	(P-7378)
			1270.15	am	(P-7378)
			1270.20	am	(P-7378)

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690.20	n	(P-1107; A-12516)
690.30	n	(P-1107; RC-10123; A-12516)
690.40	n	(P-1107; A-12516)
690.50	n	(P-1107; A-12516)

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1270.35	n	(P-7378)	1480.170	n	(P-14291)
1270.40	am	(P-7378)	1480.180	n	(P-14291)
1270.45	n	(P-7378)	1480.190	n	(P-14291)
1270.50	am	(P-7378)	1480.200	n	(P-14291)
1270.60	am	(P-7378)	1480.210	n	(P-14291)
1300.10	n	(P-14236/89; A-10035)	1480.220	n	(P-14291)
1300.20	am	(P-14236/89; A-10035)			
1300.25	am	(P-14236/89; A-10035)	TITLE 71		
1300.30	am	(P-14236/89; A-10035)	2005.10	n	(P-15640/89; RC-2131; A-7228)
1300.40	am	(P-14236/89; A-10035)	2005.20	n	(P-15640/89; O-2124; M-7267; RC-2131; A-7228)
1300.41	am	(P-14236/89; A-10035)	2005.30	n	(P-15640/89; RC-2131; A-7228)
1300.42	am	(P-14236/89; A-10035)	2005.40	n	(P-15640/89; RC-2131; A-7228)
1300.45	am	(P-14236/89; A-10035)	2005.50	n	(P-15640/89; RC-2131; A-7228)
1300.48	am	(P-14236/89; A-10035)	2005.60	n	(P-15640/89; RC-2131; A-7228)
1300.60	n	(P-14236/89; A-10035)	2005.70	n	(P-15640/89; RC-2131; M-7267; A-7228)
1300.70	n	(P-14236/89; A-10035)	2005.80	n	(P-15640/89; RC-2131; M-7267; A-7228)
1320.30	am	(P-2444; A-14128)	2005.90	n	(P-15640/89; RC-2131; A-7228)
1320.55	am	(P-2444; A-14128)			
1320.80	am	(P-2444; A-14128)	TITLE 74		
1320.80	am	(P-2444; A-14128)	290.1203	am	(P-18649/89; A-5757)
1320.300	am	(P-7346)	290.1204	am	(P-18649/89; A-5757)
1330.30	am	(P-7346)	290.1205	am	(P-18649/89; A-5757)
1330.210	am	(P-7346)	290.1206	am	(P-18649/89; A-5757)
1330.220	am	(P-7346)	290.1207	am	(P-18649/89; A-5757)
1330.230	am	(P-7346)	290.1209	am	(P-18649/89; A-5757)
1330.240	am	(P-7346)	290.1210	am	(P-18649/89; A-5757)
1330.250	am	(P-7346)	290.1211	am	(P-18649/89; A-5757)
1330.260	am	(P-7346)	290.1212	am	(P-18649/89; A-5757)
1330.270	am	(P-7346)	290.1213	am	(P-18649/89; A-5757)
1330.280	am	(P-7346)	290.1214	am	(P-18649/89; A-5757)
1330.285	am	(P-7346)	290.1215	am	(P-18649/89; A-5757)
1330.290	am	(P-7346)	290.1216	am	(P-18649/89; A-5757)
1330.300	am	(P-7346)	290.1217	am	(P-18649/89; A-5757)
1330.310	am	(P-7346)	290.1218	am	(P-18649/89; A-5757)
1330.320	am	(P-7346)	290.1219	am	(P-18649/89; A-5757)
1380.320	am	(P-7346)	290.1220	am	(P-18649/89; A-5757)
1380.330	am	(P-7346)	290.1221	am	(P-18649/89; A-5757)
1380.340	am	(P-7346)	290.1222	am	(P-18649/89; A-5757)
1380.350	am	(P-7346)	290.1223	am	(P-18649/89; A-5757)
1380.360	am	(P-7346)	290.1224	am	(P-18649/89; A-5757)
1380.370	am	(P-7346)	290.1225	am	(P-18649/89; A-5757)
1380.380	am	(P-7346)	290.1226	am	(P-18649/89; A-5757)
1380.390	am	(P-7346)	290.1227	am	(P-18649/89; A-5757)
1380.400	am	(P-7346)	290.1228	am	(P-18649/89; A-5757)
1380.410	am	(P-7346)	290.1229	am	(P-18649/89; A-5757)
1380.420	am	(P-7346)	290.1230	am	(P-18649/89; A-5757)
1380.430	am	(P-7346)	290.1231	am	(P-18649/89; A-5757)
1380.440	am	(P-7346)	290.1232	am	(P-18649/89; A-5757)
1380.450	am	(P-7346)	290.1233	am	(P-18649/89; A-5757)
1380.460	am	(P-7346)	290.1234	am	(P-18649/89; A-5757)
1380.470	am	(P-7346)	290.1235	am	(P-18649/89; A-5757)
1380.480	am	(P-7346)	290.1236	am	(P-18649/89; A-5757)
1380.490	am	(P-7346)	290.1237	am	(P-18649/89; A-5757)
1380.500	am	(P-7346)	290.1238	am	(P-18649/89; A-5757)
1380.510	am	(P-7346)	290.1239	am	(P-18649/89; A-5757)
1380.520	am	(P-7346)	290.1240	am	(P-18649/89; A-5757)
1380.530	am	(P-7346)	290.1241	am	(P-18649/89; A-5757)
1380.540	am	(P-7346)	290.1242	am	(P-18649/89; A-5757)
1380.550	am	(P-7346)	290.1243	am	(P-18649/89; A-5757)
1380.560	am	(P-7346)	290.1244	am	(P-18649/89; A-5757)
1380.570	am	(P-7346)	290.1245	am	(P-18649/89; A-5757)
1380.580	am	(P-7346)	290.1246	am	(P-18649/89; A-5757)
1380.590	am	(P-7346)	290.1247	am	(P-18649/89; A-5757)
1380.600	am	(P-7346)	290.1248	am	(P-18649/89; A-5757)
1380.610	am	(P-7346)	290.1249	am	(P-18649/89; A-5757)
1380.620	am	(P-7346)	290.1250	am	(P-18649/89; A-5757)
1380.630	am	(P-7346)	290.1251	am	(P-18649/89; A-5757)
1380.640	am	(P-7346)	290.1252	am	(P-18649/89; A-5757)
1380.650	am	(P-7346)	290.1253	am	(P-18649/89; A-5757)
1380.660	am	(P-7346)	290.1254	am	(P-18649/89; A-5757)
1380.670	am	(P-7346)	290.1255	am	(P-18649/89; A-5757)
1380.680	am	(P-7346)	290.1256	am	(P-18649/89; A-5757)
1380.690	am	(P-7346)	290.1257	am	(P-18649/89; A-5757)
1380.700	am	(P-7346)	290.1258	am	(P-18649/89; A-5757)
1380.710	am	(P-7346)	290.1259	am	(P-18649/89; A-5757)
1380.720	am	(P-7346)	290.1260	am	(P-18649/89; A-5757)
1380.730	am	(P-7346)	290.1261	am	(P-18649/89; A-5757)
1380.740	am	(P-7346)	290.1262	am	(P-18649/89; A-5757)
1380.750	am	(P-7346)	290.1263	am	(P-18649/89; A-5757)
1380.760	am	(P-7346)	290.1264	am	(P-18649/89; A-5757)
1380.770	am	(P-7346)	290.1265	am	(P-18649/89; A-5757)
1380.780	am	(P-7346)	290.1266	am	(P-18649/89; A-5757)
1380.790	am	(P-7346)	290.1267	am	(P-18649/89; A-5757)
1380.800	am	(P-7346)	290.1268	am	(P-18649/89; A-5757)
1380.810	am	(P-7346)	290.1269	am	(P-18649/89; A-5757)
1380.820	am	(P-7346)	290.1270	am	(P-18649/89; A-5757)
1380.830	am	(P-7346)	290.1271	am	(P-18649/89; A-5757)
1380.840	am	(P-7346)	290.1272	am	(P-18649/89; A-5757)
1380.850	am	(P-7346)	290.1273	am	(P-18649/89; A-5757)
1380.860	am	(P-7346)	290.1274	am	(P-18649/89; A-5757)
1380.870	am	(P-7346)	290.1275	am	(P-18649/89; A-5757)
1380.880	am	(P-7346)	290.1276	am	(P-18649/89; A-5757)
1380.890	am	(P-7346)	290.1277	am	(P-18649/89; A-57



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250.330	am	(P-7875/89; A-2342)	350.Tb.E	am	(P-9833)
250.1870	n	(P-2478; A-13824)	390.330	am	(P-9833)
250.2140	am	(P-7875/89; A-2342)	390.1030	am	(P-9833)
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300.1010	am	(P-9957)	390.2010	am	(P-2237)
300.2110	am	(P-2261)	390.2030	am	(P-2237)
300.2210	am	(P-2261)	390.2220	am	(P-2237)
300.2230	am	(P-2261)	390.2720	am	(P-2237)
300.2420	am	(P-2261)	390.2730	am	(P-2237)
300.2920	am	(P-2261)	390.2990	am	(P-2237)
300.2930	am	(P-2261)	390.3020	am	(P-2237)
300.3060	am	(P-2261)	390.3030	am	(P-2237)
300.3120	am	(P-2261)	390.3320	am	(P-9833)
300.3130	am	(P-2261)	390.3240	am	(P-9833)
300.3220	am	(P-9957)	390.3260	am	(P-9833)
300.3240	am	(P-9957)	400.100	n	(P-10648)
300.3260	am	(P-9957)	400.110	n	(P-10648)
330.330	am	(P-9920)	400.120	n	(P-10648)
330.913	am	(P-9920)	400.130	n	(P-10648)
330.1110	am	(P-9920)	450.20	am	(P-14280/89; A-2360)
330.2010	am	(P-1827)	450.Ap.A	r	(P-14280/89; A-2360)
330.2210	am	(P-1827)	450.Ap.B	r	(P-14280/89; A-2360)
330.2230	am	(P-1827)	510.40	am	(P-11119)
330.2420	am	(P-1827)	510.50	r	(P-11119)
330.3060	am	(P-1827)	510.70	am	(P-11119)
330.3160	am	(P-1827)	510.100	am	(P-11119)
330.3620	am	(P-1827)	510.110	am	(P-11119)
330.3690	am	(P-1827)	510.130	am	(P-11119)
330.3720	am	(P-1827)	535.10	am	(P-1755)
330.4220	am	(P-9920)	535.20	am	(P-1755)
330.4240	am	(P-9920)	535.100	am	(P-1755)
330.4260	am	(P-9920)	535.110	am	(P-1755)
350.110	am	(P-2210)	535.120	am	(P-1755)
350.120	am	(P-2210)	535.150	am	(P-1755)
350.330	am	(P-9833)	535.200	am	(P-1755)
350.680	am	(P-9833)	535.210	am	(P-1755)
350.1220	am	(P-9833)	535.265	am	(P-1755)
350.1910	am	(P-2210)	535.300	am	(P-1755)
350.2010	am	(P-2210)	535.310	am	(P-1755)
350.2030	am	(P-2210)	535.320	am	(P-1755)
350.2220	am	(P-2210)	535.330	am	(P-1755)
350.2720	am	(P-2210)	535.335	n	(P-1755)
350.2730	am	(P-2210)	535.350	r	(P-1755)
350.3020	am	(P-2210)	535.400	am	(P-1755)
350.3030	am	(P-2210)	535.410	am	(P-1755)
350.3220	am	(P-9833)	535.420	am	(P-1755)
350.3230	am	(P-2210)	535.430	am	(P-1755)
350.3240	am	(P-9833)	535.432	n	(P-1755)
350.3260	am	(P-9833)	535.440	am	(P-1755)
350.3710	am	(P-9833)	535.450	r	(P-1755)
350.3720	am	(P-9833)	535.500	am	(P-1755)
350.3730	am	(P-9833)	535.510	am	(P-1755)
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350.3770	am	(P-9833)	535.530	am	(P-1755)
350.3780	am	(P-9833)	535.532	n	(P-1755)
350.3810	am	(P-9833)	535.540	am	(P-1755)
350.3880	am	(P-9833)	535.550	r	(P-1755)
350.3900	am	(P-9833)	535.650	am	(P-1755)
350.3940	am	(P-9833)	535.750	am	(P-1755; RC-13025)
600.1110	am	(P-1755)	600.1120	am	(P-10035/89; A-840)
600.1120	am	(P-1755)	600.1130	am	(P-10035/89; A-8







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790.2617	am	790.4665	am
790.2618	am	790.4667	n
790.2661	n	790.4670	am
790.2662	n	790.4680	am
		790.4700	am
		790.4720	am
790.2780	am	790.4725	n
790.2820	am	790.4728	am
790.2860	am	790.4740	am
790.2902	am	790.4860	am
790.2915	n	790.4940	am
790.2940	am	790.5020	am
790.2980	am	790.5060	am
790.3020	am	790.5100	am
790.3025	am	790.5140	am
790.3032	am	790.5180	am
790.3033	am	790.5220	am
790.3049	am	790.5300	am
790.3051	am	790.5312	am
790.3140	am	790.5320	am
790.3220	am	790.5340	am
790.3300	am	790.5420	am
790.3315	am	790.5500	am
790.3335	am	790.5560	am
790.3340	am	790.5620	am
790.3350	n	790.5720	am
790.3420	am	790.5740	am
790.3437	am	790.5792	am
790.3440	am	790.5820	am
790.3492	am	790.5830	am
790.3540	am	790.5837	am
790.3620	am	790.5860	am
790.3742	am	790.5872	am
790.3904	n	790.5900	am
790.3910	am	790.5940	am
790.3914	n	790.6140	am
790.3940	am	790.6180	am
790.3945	am	790.6275	am
790.4040	am	790.6277	am
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830.20	am	(P-571; A-12889) (E-1036)	890.630	am	(P-4543/89; A-1385)	935.110	am	(P-2498; A-12633)	1160.530	r	(P-17280/89; A-5175)
830.880	am	(P-571; A-12889) (E-1036)	890.640	am	(P-4543/89; A-1385)	935.120	am	(P-2498; A-12633)	1160.610	r	(P-17280/89; A-5175)
830.885	n	(P-571; A-12889) (E-1036)	890.730	am	(P-4543/89; A-1385)	935.130	am	(P-2498; A-12633)	1160.620	r	(P-17280/89; A-5175)
830.890	n	(P-571; A-12889) (E-1036)	890.820	am	(P-4543/89; A-1385)	935.130	am	(P-2498; A-12633)	1160.630	r	(P-17280/89; A-5175)
830.900	n	(P-571; A-12889) (E-1036)	890.830	am	(P-4543/89; A-1385)	1130.110	n	(P-17245/89; A-7183)	1160.640	r	(P-17280/89; A-5175)
840.5	am	(P-15284/89; A-5495)	890.920	am	(P-4543/89; A-1385)	1130.120	n	(P-17245/89; A-7183)	1160.650	r	(P-17280/89; A-5175)
840.10	am	(P-15284/89; A-5495)	890.1040	am	(P-4543/89; A-1385)	1130.130	n	(P-17245/89; A-7183)	1160.710	r	(P-17280/89; A-5175)
840.20	am	(P-15284/89; A-5495)	890.1070	am	(P-4543/89; A-1385)	1130.140	n	(P-17245/89; A-7183)	1160.720	r	(P-17280/89; A-5175)
840.30	am	(P-15284/89; A-5495)	890.1110	am	(P-4543/89; A-1385)	1130.150	n	(P-17245/89; A-7183)	1160.730	r	(P-17280/89; A-5175)
840.50	am	(P-15284/89; A-5495)	890.1210	am	(P-4543/89; A-1385)	1130.210	n	(P-17245/89; A-7183)	1160.740	r	(P-17280/89; A-5175)
840.60	am	(P-15284/89; A-5495)	890.1410	am	(P-4543/89; A-1385)	1130.220	n	(P-17245/89; A-7183)	1160.750	r	(P-17280/89; A-5175)
840.110	am	(P-15284/89; A-5495)	890.1460	am	(P-4543/89; A-1385)	1130.310	n	(P-17245/89; A-7183)	1160.760	r	(P-17280/89; A-5175)
840.115	am	(P-15284/89; A-5495)	890.1540	am	(P-4543/89; A-1385)	1130.410	n	(P-17245/89; A-7183)	1160.770	r	(P-17280/89; A-5175)
840.120	r	(P-15284/89; A-5495)	890.1550	am	(P-4543/89; A-1385)	1130.510	n	(P-17245/89; A-7183)	1160.780	r	(P-17280/89; A-5175)
840.200	am	(P-15284/89; A-5495)	890.1620	am	(P-4543/89; A-1385)	1130.520	n	(P-17245/89; A-7183)	1160.790	r	(P-17280/89; A-5175)
840.210	am	(P-15284/89; A-5495)	890.1640	am	(P-4543/89; A-1385)	1130.530	n	(P-17245/89; A-7183)	1190.10	am	(P-16917/89; A-5550)
840.215	am	(P-15284/89; A-5495)	890.1650	am	(P-4543/89; A-1385)	1130.540	n	(P-17245/89; A-7183)	1190.20	am	(P-16917/89; A-5550)
840.300	am	(P-15284/89; A-5495)	890.1720	am	(P-4543/89; A-1385)	1130.550	n	(P-17245/89; A-7183)	1190.25	n	(P-16917/89; A-5550)
840.305	n	(P-15284/89; A-5495)	890.1750	am	(P-4543/89; A-1385)	1130.560	n	(P-17245/89; A-7183)	1190.30	am	(P-16917/89; A-5550)
840.310	n	(P-15284/89; A-5495)	890.2000	am	(P-4543/89; A-1385)	1130.570	n	(P-17245/89; A-7183)	1190.40	am	(P-16917/89; A-5550)
840.310	n	(P-15284/89; A-5495)	890.2110	am	(P-4543/89; A-1385)	1130.610	n	(P-17245/89; A-7183)	1190.50	am	(P-16917/89; A-5550)
840.40	am	(P-15284/89; A-5495)	890.2010	am	(P-4543/89; A-1385)	1130.620	n	(P-17245/89; A-7183)	1190.60	am	(P-16917/89; A-5550)
840.40	am	(P-15284/89; A-5495)	890.3010	n	(P-4543/89; A-1385)	1130.630	n	(P-17245/89; A-7183)	1190.70	am	(P-16917/89; A-5550)
840.40	am	(P-15284/89; A-5495)	890.3020	n	(P-4543/89; A-1385)	1130.640	n	(P-17245/89; A-7183)	1190.80	am	(P-16917/89; A-5550)
840.40	am	(P-15284/89; A-5495)	890.3030	n	(P-4543/89; A-1385)	1130.650	n	(P-17245/89; A-7183)	1220.10	r	(P-16714/89; A-5172)
840.40	am	(P-15284/89; A-5495)	890.3040	n	(P-4543/89; A-1385)	1130.660	n	(P-17245/89; A-7183)	1220.20	r	(P-16714/89; A-5172)
840.40	am	(P-15284/89; A-5495)	890.3050	n	(P-4543/89; A-1385)	1130.670	n	(P-17245/89; A-7183)	1220.30	r	(P-16714/89; A-5172)
840.40	am	(P-15284/89; A-5495)	890.3060	n	(P-4543/89; A-1385)	1130.680	n	(P-17245/89; A-7183)	1220.40	r	(P-16714/89; A-5172)
840.40	am	(P-15284/89; A-5495)	890.3070	n	(P-4543/89; A-1385)	1130.710	n	(P-17245/89; A-7183)	1230.510	r	(P-6708/89; A-5165)
840.40	am	(P-15284/89; A-5495)	890.3080	n	(P-4543/89; A-1385)	1130.720	n	(P-17245/89; A-7183)	1230.520	r	(P-6708/89; A-5165)
840.40	am	(P-15284/89; A-5495)	890.3090	n	(P-4543/89; A-1385)	1130.730	n	(P-17245/89; A-7183)	1230.530	r	(P-6708/89; A-5165)
840.40	am	(P-15284/89; A-5495)	890.4000	n	(P-4543/89; A-1385)	1130.740	n	(P-17245/89; A-7183)	1240.80	r	(P-16703/89; A-5162)
855.20	am	(P-172; A-12552; E-335)	900.10	am	(P-5457)	1130.750	n	(P-17245/89; A-7183)	2058.105	am	(P-6457)
855.30	r	(P-172; A-12552; E-335)	900.10	am	(P-5457)	1130.760	n	(P-17245/89; A-7183)	2058.110	am	(P-6457)
855.40	r	(P-172; A-12552; E-335)	900.40	am	(P-5457)	1130.770	n	(P-17245/89; A-7183)	2058.120	am	(P-6457)
855.40	n	(P-172; A-12552; E-335)	900.50	am	(P-5457)	1130.780	n	(P-17245/89; A-7183)	2058.125	am	(P-6457)
855.40	am	(P-172; A-12552; E-335)	900.60	am	(P-5457)	1130.810	n	(P-17245/89; A-7183)	2058.303	am	(P-6457)
855.50	am	(P-172; A-12552; E-335)	900.65	am	(P-5457)	1130.810	n	(P-5580/89; A-5168)	2058.306	am	(P-6457)
855.55	am	(P-172; A-12552; E-335)	900.70	am	(P-5457)	1150.110	r	(P-5580/89; A-5168)	2058.309	am	(P-6457)
855.55	am	(P-172; A-12552; E-335)	900.80	am	(P-5457)	1150.210	r	(P-5580/89; A-5168)	2058.312	am	(P-6457)
855.260	am	(P-172; A-12552; E-335)	900.80	am	(P-5457)	1150.220	r	(P-5580/89; A-5168)	2058.315	am	(P-6457)
855.280	am	(P-172; A-12552; E-335)	900.76.D	n	(P-5457)	1150.230	r	(P-5580/89; A-5168)	2058.318	am	(P-6457)
855.290	am	(P-172; A-12552; E-335)	920.50	am	(P-15338/89; A-228)	1150.310	r	(P-5580/89; A-5168)	2058.319	am	(P-6457)
855.300	am	(P-172; A-12552; E-335)	920.120	am	(P-15338/89; A-228)	1150.320	r	(P-5580/89; A-5168)	2058.321	am	(P-6457)
855.340	am	(P-172; A-12552; E-335)	920.130	am	(P-15338/89; A-228)	1150.330	r	(P-5580/89; A-5168)	2058.327	am	(P-6457)
855.350	am	(P-172; A-12552; E-335)	920.150	am	(P-15338/89; A-228)	1150.420	r	(P-5580/89; A-5168)	2058.330	am	(P-6457)
855.360	am	(P-172; A-12552; E-335)	920.160	am	(P-15338/89; A-228)	1150.430	r	(P-5580/89; A-5168)	2058.333	am	(P-6457)
855.370	n	(P-172; A-12552; E-335)	935.10	am	(P-2498; A-12633)	1150.440	r	(P-5580/89; A-5168)	2058.336	am	(P-6457)
855.370	n	(P-172; A-12552; E-335)	935.10	am	(P-2498; A-12633)	1150.450	r	(P-5580/89; A-5168)	2058.342	am	(P-6457)
855.370	n	(P-172; A-12552; E-335)	935.25	am	(P-2498; A-12633)	1160.110	r	(P-17280/89; A-5175)	2058.343	am	(P-6457)
855.370	n	(P-172; A-12552; E-335)	935.30	am	(P-2498; A-12633)	1160.120	r	(P-17280/89; A-5175)	2058.348	am	(P-6457)
855.370	n	(P-172; A-12552; E-335)	935.35	am	(P-2498; A-12633)	1160.210	r	(P-17280/89; A-5175)	2058.354	am	(P-6457)
855.370	n	(P-172; A-12552; E-335)	935.40	am	(P-2498; A-12633)	1160.220	r	(P-17280/89; A-5175)	2058.354	am	(P-6457)
855.370	n	(P-172; A-12552; E-335)	935.50	am	(P-2498; A-12633)	1160.230	r	(P-17280/89; A-5175)	2058.366	am	(P-6457)
855.370	n	(P-172; A-12552; E-335)	935.60	am	(P-2498; A-12633)	1160.310	r	(P-17280/89; A-5175)	2058.400	am	(P-6457)
855.370	n	(P-172; A-12552; E-335)	935.65	am	(P-2498; A-12633)	1160.410	r	(P-17280/89; A-5175)	2058.405	am	(P-6457)
855.370	n	(P-172; A-12552; E-335)	935.70	am	(P-2498; A-12633)	1160.420	r	(P-17280/89; A-5175)	2058.410	am	(P-6457)
855.370	n	(P-172; A-12552; E-335)	935.80	am	(P-2498; A-12633)	1160.430	r	(P-17280/89; A-5175)	2058.600	am	(P-6457)
855.370	n	(P-172; A-12552; E-335)	935.85	am	(P-2498; A-12633)	1160.440	r	(P-17280/89; A-5175)	2058.705	am	(P-6457)
855.370	n	(P-172; A-12552; E-335)	935.90	am	(P-2498; A-12633)	1160.450	r	(P-17280/89; A-5175)	2058.805	am	(P-6457)
855.370	n	(P-172; A-12552; E-335)	935.95	am	(P-2498; A-12633)	1160.450	r	(P-17280/89; A-5175)	2058.900	am	(P-6457)







[illegible]



TITLE 89 (CONT'D)

112.78	am	(P-1123; O-12951; R-13867; A-13652)	n	112.400	(P-1123; O-12962; R-13867; A-13652)	n
112.79	am	(P-1123; O-12951; R-13867; A-13652)	n	112.402	(P-1123; O-12962)	n
112.80	am	(P-1123; O-12951; R-13867; A-13652)	n	112.404	(P-1123; O-12962; R-13867; A-13652)	n
112.82	am	(P-1123; O-12951; R-13867; A-13652)	n	112.406	(P-1123; O-12962; R-13867; A-13652)	n
112.83	am	(P-1123; O-12951; R-13867; A-13652)	n	112.408	(P-1123; O-12962; R-13867; A-13652)	n
112.83	#	(P-1123; O-12962; R-13867; A-13652)	n	112.410	(P-1123; O-12962; R-13867; A-13652)	n
112.83	am	(P-1123; O-12962; R-13867; A-13652)	n	112.412	(P-1123; O-12962; R-13867; A-13652)	n
112.110	am	(P-4054; A-10379) (P-9291)	n	112.414	(P-1123; O-12962; R-13867; A-13652)	n
112.130	am	(P-5695; O-12962; R-14214; A-14140)	n	112.416	(P-1123; O-12962; R-13867; A-13652)	n
112.131	am	(P-5695; O-12962; R-14214; A-14140)	n	112.418	(P-1123; O-12962; R-13867; A-13652)	n
112.138	n	(P-16894/89; A-3575)	am	113.9	(P-2811; O-12983; R-13361; A-13187)	am
112.141	am	(P-5695; O-12962; R-14214; A-14140)	am	113.140	(P-5695; O-12962; R-14214; A-14140)	am
112.143	am	(P-5695; O-12962; R-14214; A-14140)	am	113.141	(P-5695; O-12962; R-14214; A-14140)	am
112.145	am	(P-5695; O-12962; R-14214; A-14140)	am	113.154	(P-5695; O-12962; R-14214; A-14140)	am
112.147	am	(P-5695; O-12962; R-14214; A-14140)	am	113.155	(P-5695; O-12962; R-14214; A-14140)	am
112.150	am	(P-9790)	am	113.260	(P-5695; O-12962; R-14214; A-14140)	am
112.151	am	(P-4054; A-10379) (P-9291)	n	113.261	(P-4054; A-10379) (P-9291)	n
112.151	am	(P-19117/89; A-6306)	am	114.9	(P-2821; O-12994; R-14218; A-14162)	am
112.252	am	(P-14741/89; A-705)	n	114.85	(P-7015; A-13215)	n
112.253	am	(P-14741/89; A-705)	n	114.130	(P-16691/89; A-3640)	am
112.254	am	(P-14741/89; A-705)	am	114.140	(P-5385; A-13777)	am
112.300	am	(P-19117/89; A-6306)	am	114.210	(P-4070; A-10929)	am
112.303	am	(P-16894/89; A-3575)	am	114.235	(P-5713; O-13005; R-14218; A-14162)	am
112.304	am	(P-538) (P-538; A-6306)	am	114.241	(P-5713; O-13005; R-14218; A-14162)	am
112.308	am	(P-1123; O-12962; R-13867; A-13652)	am	114.250	(P-1123; A-13652)	am
112.315	#	(P-1123; A-13652)	am	114.251	(P-5923; O-12980; R-14214; A-14140)	am
112.330	am	(P-5923; O-12980; R-14214; A-14140)	am	114.270	(P-5923; O-12980; R-14214; A-14140)	am
112.332	r	(P-5923; O-12980; R-14214; A-14140)	am	114.351	(P-5923; O-12980; R-14214; A-14140)	am
112.350	n	(P-1123; O-12962; R-13867; A-13652)	am	114.352	(P-5923; O-12980; R-14214; A-14140)	am
112.352	n	(P-1123; O-12962; R-13867; A-13652)	am	114.353	(P-1123; O-12962; R-13867; A-13652)	am
112.354	n	(P-1123; O-12962; R-13867; A-13652)	am	114.402	(P-1123; O-12962; R-13867; A-13652)	am
112.356	n	(P-1123; O-12962; R-13867; A-13652)	am	114.430	(P-1123; O-12962; R-13867; A-13652)	am
112.358	n	(P-1123; O-12962; R-13867; A-13652)	am	114.450	(P-1123; O-12962; R-13867; A-13652)	am
112.360	n	(P-1123; O-12962; R-13867; A-13652)	am	114.452	(P-1123; O-12962; R-13867; A-13652)	am
112.362	n	(P-1123; O-12962; R-13867; A-13652)	am	114.454	(P-1123; O-12962; R-13867; A-13652)	am
112.364	n	(P-1123; O-12962; R-13867; A-13652)	am	114.456	(P-1123; O-12962; R-13867; A-13652)	am
112.366	n	(P-1123; O-12962; R-13867; A-13652)	am	114.458	(P-1123; O-12962; R-13867; A-13652)	am

TITLE 89 (CONT'D)

114.508	n	(P-5385; A-13777)	am	121.63	(P-9317)	am
114.510	n	(P-5385; A-13777)	am	121.70	(P-13503/89; A-729)	am
114.512	n	(P-5385; A-13777)	am	121.72	(P-13503/89; A-729)	am
114.514	n	(P-5385; A-13777)	am	121.92	(P-548; A-6349)	am
114.516	n	(P-5385; A-13777)	am	130.200	(P-1564; O-12946; R-12948 R-14606; A-14537)	am
114.518	n	(P-5385; A-13777)	am	130.321	(P-4049; A-13772)	am
115.10	am	(P-14790/89; A-773)	am	140.7	(P-5726; A-13262) (E-5865)	am
115.30	am	(P-2469; A-10438)	am	140.24	(P-5417)	am
116.510	am	(P-10616)	am	140.400	(P-1737; A-10062)	am
116.520	am	(P-10616)	am	140.413	(P-4860)	am
117.20	am	(P-17241/89; A-9488)	am	140.420	(P-1570; A-10409)	am
117.50	am	(P-14008/89; A-780)	am	140.421	(P-1570; A-10409)	am
117.51	am	(P-14008/89; A-780)	am	140.428	(P-14265/89; A-4543)	am
117.53	am	(P-14008/89; A-780)	am	140.429	(P-14265/89; A-4543)	am
118.300	n	(P-2473; A-10442)	r	140.435	(P-1737; A-10062)	r
118.300	#	(P-2473; A-10442)	n	140.436	(P-1737; A-10062)	n
118.400	#	(P-2473; A-10442)	n	140.461	(E-5575) (P-5726)	n
120.10	am	(P-15582/89; A-4233)	am	140.462	(E-5575) (P-5726)	am
120.11	am	(P-5724; A-13227) (E-5839)	am	140.463	(E-5575) (P-5726)	am
120.20	am	(P-14778/89; A-760)	am	140.471	(P-8929)	am
120.30	am	(P-19157/89; A-6372)	am	140.472	(P-8929)	am
120.31	am	(P-14778/89; A-760)	am	140.473	(P-8929)	am
120.60	am	(P-5724; A-13227) (E-5839)	am	140.474	(P-8929)	am
120.61	am	(P-15582/89; A-4233) (P-5724; A-13227) (E-5839)	am	140.485	(P-14317) (E-14570)	am
120.62	am	(P-15582/89; A-4233)	am	140.486	(P-14317) (E-14570)	am
120.63	am	(P-15582/89; A-4233)	am	140.487	(P-14317) (E-14570)	am
120.64	am	(P-5724; A-13227) (E-5839)	am	140.488	(P-14317) (E-14570)	am
120.70	am	(P-558; A-7637)	am	140.490	(P-11157/89; A-190)	am
120.72	am	(P-558; A-7637)	am	140.491	(P-11157/89; A-190)	am
120.74	am	(P-558; A-7637)	am	140.492	(P-11157/89; A-190)	am
120.76	am	(P-558; A-7637)	am	140.525	(P-17667/89; A-7141)	am
120.208	am	(P-2831; O-13011; R-13363; A-13227)	am	140.526	(P-17667/89; A-7141)	am
120.235	am	(P-4081; A-10396)	am	140.528	(P-17667/89; A-7141) (P-7027)	am
120.281	am	(P-4081; A-10396)	am	140.529	(E-7249; O-13036)	am
120.284	n	(P-15582/89; A-4233)	am	140.539	(E-12082) (P-11672)	am
120.285	am	(P-19157/89; A-6372)	am	140.542	(P-4415) (E-4577; O-8226; R-9260)	am
120.308	am	(P-2831; O-13011; R-13363; A-13227)	am	140.543	(P-13178/89; A-2564) (P-4415)	am
120.335	am	(P-9343)	am	140.544	(E-4577; O-8226; R-9260)	r
120.370	am	(P-5954; O-13022; R-13363; A-13227)	am	140.545	(P-4415) (E-4577; O-8226; R-9260)	am
120.379	n	(P-19157/89; A-6372)	am	140.560	(P-13178/89; A-2564)	am
120.384	am	(P-15582/89; A-4233)	am	140.561	(P-13178/89; A-2564)	am
120.385	am	(P-19157/89; A-6372)	am	140.562	(P-13178/89; A-2564) (P-13963)	am
120.386	n	(P-19157/89; A-6372)	am	140.565	(E-14184)	r
120.390	am	(P-17229/89; A-4233) (P-5724; A-13227) (E-5839)	am	140.566	(P-17667/89; A-7141)	r
120.391	am	(P-5724; A-13227) (E-5839)	am	140.567	(P-17667/89; A-7141)	r
121.10	n	(P-9317)	am	140.568	(P-17667/89; A-7141)	am
121.19	am	(P-13503/89; A-729)	am	140.569	(P-15612/89; A-2564) (P-7834)	am
121.22	am	(P-7006; A-13202)	am	140.642	(P-3019) (E-3241; O-8223; R-9258)	am
121.23	am	(P-7006; A-13202)	am	140.646	(E-4577; O-8226; R-9260)	am
121.27	am	(P-13503/89; A-729)	am	140.647	(P-4415) (E-4577; O-8226; R-9260)	am
121.31	am	(P-13503/89; A-729)	am	140.648	(P-4415) (E-4577; O-8226; R-9260)	am
121.50	am	(P-14756/89; A-729)	am			
121.61	am	(P-5935; A-13202)	am			



TITLE 49 (CONT'D)			410.20	n	(P-439; O-8206; R-9622; A-9407) (E-999)
147.16.B	am	(P-10763/89; A-210)	410.20	n	(P-439; O-8206; R-9622; A-9407) (E-999)
148.120	am	(P-13729/89; A-2553) (P-9331)	410.30	n	(P-439; A-9407) (E-999)
148.140	am	(P-5409) (P-11108) (E-11392)	410.40	n	(P-439; A-9407) (E-999)
148.360	am	(P-9827)	410.50	n	(P-439; A-9407) (E-999)
160.5	am	(P-12148)	410.60	n	(P-439; O-8206; R-9622; A-9407) (E-999)
160.60	am	(P-12148)		n	(P-439; A-9407) (E-999)
160.65	am	(P-12148)	410.70	n	(P-439; A-9407) (E-999)
160.70	am	(P-12148) (P-13946)	410.80	n	(P-439; A-9407) (E-999)
160.100	am	(P-12148)	410.90	n	(P-439; A-9407) (E-999)
160.110	am	(P-12148)	410.100	n	(P-439; A-9407) (E-999)
160.120	am	(P-12148)	410.110	n	(P-439; A-9407) (E-999)
160.130	am	(P-12148)	410.120	n	(P-439; A-9407) (E-999)
160.132	am	(P-12148)	410.130	n	(P-439; A-9407) (E-999)
160.134	am	(P-12148)	410.140	n	(P-439; A-9407) (E-999)
160.136	am	(P-12148)	410.150	n	(P-439; A-9407) (E-999)
160.138	am	(P-12148)	410.160	n	(P-439; A-9407) (E-999)
170.50	r	(P-13124)	410.170	n	(P-439; A-9407) (E-999)
230.45	am	(P-14499/89; A-2308)	410.180	n	(P-439; A-9407) (E-999)
240.220	am	(E-13638/89; O-17144/89; R-1333) (P-13353/89; A-1233)	410.190	n	(P-439; A-9407) (E-999)
240.715	am	(P-1077; A-10732)	410.200	n	(P-439; A-9407) (E-999)
240.720	am	(P-1077; A-10732; RC-12942)	410.210	n	(P-439; A-9407) (E-999)
240.725	am	(P-1077; A-10732)	410.230	n	(P-439; A-9407) (E-999)
240.855	am	(P-1077; A-10732)	410.240	n	(P-439; A-9407) (E-999)
240.870	am	(P-1077; A-10732)	410.250	n	(P-439; A-9407) (E-999)
240.920	am	(P-1077; A-10732)	410.260	n	(P-439; A-9407) (E-999)
240.1020	am	(P-1077; A-10732)	410.270	n	(P-439; A-9407) (E-999)
240.1950	am	(P-1077; A-10732)	410.280	n	(P-439; A-9407) (E-999)
300.20	am	(E-11356) (P-11423)	410.290	n	(P-439; A-9407) (E-999)
300.30	am	(P-11423)	410.300	n	(P-439; A-9407) (E-999)
300.130	am	(P-11423)	410.310	n	(P-439; A-9407) (E-999)
300.140	am	(P-11423)	410.320	n	(P-439; A-9407) (E-999)
302.20	am	(P-1)	410.330	n	(P-439; A-9407) (E-999)
302.40	am	(P-1)	410.340	n	(P-439; A-9407) (E-999)
302.315	am	(P-2205)	410.350	n	(P-439; A-9407) (E-999)
302.390	am	(P-14508/89; A-3438)	410.360	n	(P-439; A-9407) (E-999)
302.500	n	(P-1)	410.370	n	(P-439; A-9407) (E-999)
302.510	n	(P-1)	410.380	n	(P-439; A-9407) (E-999)
302.520	n	(P-1)	431.2	am	(P-4303)
302.530	n	(P-1)	431.3	am	(P-4303)
302.540	n	(P-1)	431.5	am	(P-4303)
337.10	n	(P-9273)	505.5	am	(P-12718)
337.20	n	(P-9273)	505.10	am	(P-12718)
337.30	n	(P-9273)	505.20	am	(P-12718)
337.40	n	(P-9273)	505.40	am	(P-12718)
337.50	n	(P-9273)	505.70	am	(P-12718)
337.60	n	(P-9273)	505.80	am	(P-12718)
337.70	n	(P-9273)	515.400	n	(P-9370)
337.80	n	(P-9273)	515.500	n	(P-9370)
337.90	n	(P-9273)	527.10	am	(P-8095)
337.100	n	(P-9273)	527.100	am	(P-8095)
337.110	n	(P-9273)	527.200	r	(P-8095)
337.120	n	(P-9273)	527.300	r	(P-8095)
337.130	n	(P-9273)	530.10	am	(P-11676)
337.140	n	(P-9273)	530.110	am	(P-11676)
337.150	n	(P-9273)	530.130	am	(P-11676)
337.160	n	(P-9273)	530.140	am	(P-11676)
337.170	n	(P-9273)	530.200	am	(P-11676)
337.180	n	(P-9273)	530.230	am	(P-11676)
337.190	n	(P-9273)	530.240	am	(P-11676)
337.200	n	(P-9273)	530.250	n	(P-11676)
337.210	n	(P-9273)	540.40	n	(P-16927/89; A-5808)
410.10	n	(P-439; A-9407) (E-999)	552.30	am	(P-9392)

TITLE	\$9.	(CONT'D)
140.649	am	(P-4415) (E-4577; O-8226; R-9260)
140.650	am	(P-4415) (E-4577; O-8226; R-9260)
140.652	am	(P-4415) (E-4577; O-8226; R-9260)
140.Tb.A	r	(P-44137) (E-14570)
140.Tb.D	n	(P-1570; A-10409)
140.Tb.H	n	(P-3019) (E-3241; O-8223)
141.10	am	(P-20288/89; A-6339)
141.100	am	(P-17665/89; A-3595) (P-2465; A-9464) (E-2657) (P-12202) (E-12278)
141.200	am	(P-2465; A-9464) (E-2657) (P-12714) (E-12910)
141.280	am	(P-2465; A-9464) (E-2657) (P-12714) (E-12910)
141.400	am	(P-12202) (E-12278)
141.480	am	(P-17665/89; A-3595) (P-2465; A-9465) (E-2657)
141.560	am	(P-17665/89; A-3595)
141.640	am	(P-12202) (E-12278)
141.720	am	(P-17665/89; A-3595)
141.800	am	(P-17665/89; A-3595) (P-2465; A-9464) (E-2657) (P-12202) (E-12278)
141.960	am	(P-12714) (E-12910)
141.1000	am	(P-17665/89; A-3595) (P-2465; A-9464) (E-2657)
141.1080	am	(P-12202) (E-12278)
141.1125	am	(P-17665/89; A-3595)
141.1200	am	(P-17665/89; A-3595)
141.1240	am	(P-12202) (E-12278)
141.1280	am	(P-17665/89; A-3595)
141.1320	am	(P-17665/89; A-3595) (P-2465; A-9464) (E-2657) (P-12714) (E-12910)
141.1520	am	(P-17665/89; A-3595)
141.1640	am	(P-12202) (E-12278)
141.1880	am	(P-2465; A-9464) (E-2657) (P-12202) (E-12278)
141.2400	am	(P-17665/89; A-3595)
141.2600	am	(P-12714) (E-12910)
141.2840	am	(P-17665/89; A-3595)
141.2920	am	(P-12714) (E-12910)
141.2960	am	(P-12202) (E-12278)
141.3000	am	(P-12714) (E-12910)
141.3120	am	(P-17665/89; A-3595)
141.3200	am	(P-12202) (E-12278)
141.3320	am	(P-12714) (E-12910)
141.3480	am	(P-2465; A-9464) (E-2657) (P-12202) (E-12278)
141.3520	am	(P-12202) (E-12278)
141.3560	am	(P-17665/89; A-3595)
141.3680	am	(P-12714) (E-12910)
141.3800	am	(P-17665/89; A-3595)
141.3840	am	(P-17665/89; A-3595)
141.3880	am	(P-2465; A-9464) (E-2657) (P-12714) (E-12910)
141.3920	am	(P-17665/89; A-3595) (P-12202) (E-12278)
141.3960	am	(P-17665/89; A-3595)
141.4040	am	(P-17665/89; A-3595)
141.4200	am	(P-12714) (E-12910)
141.4240	am	(P-17665/89; A-3595)
141.4360	am	(P-17665/89; A-3595) (P-12202) (E-12278)
141.4440	am	(P-12714) (E-12910)
141.4520	am	(P-12714) (E-12910)
141.4600	am	(P-17665/89; A-3595) (P-2465; A-9464) (E-2657) (P-12202) (E-12278)
141.4760	am	(P-17665/89; A-3595)
141.4760	am	(P-17665/89; A-3595)
141.4800	am	(P-17665/89; A-3595)
141.4840	am	(P-17665/89; A-3595)
141.4880	am	(P-17665/89; A-3595)
141.4920	am	(P-17665/89; A-3595)
141.4960	am	(P-17665/89; A-3595)
141.5000	am	(P-17665/89; A-3595)
141.5040	am	(P-17665/89; A-3595)
141.5080	am	(P-17665/89; A-3595)
141.5120	am	(P-17665/89; A-3595)
141.5160	am	(P-17665/89; A-3595)
141.5200	am	(P-17665/89; A-3595)
141.5240	am	(P-17665/89; A-3595)
141.5280	am	(P-17665/89; A-3595)
141.5320	am	(P-17665/89; A-3595)
141.5360	am	(P-17665/89; A-3595)
141.5400	am	(P-17665/89; A-3595)
141.5440	am	(P-17665/89; A-3595)
141.5480	am	(P-17665/89; A-3595)
141.5520	am	(P-17665/89; A-3595)
141.5560	am	(P-17665/89; A-3595)
141.5600	am	(P-17665/89; A-3595)
141.5640	am	(P-17665/89; A-3595)
141.5680	am	(P-17665/89; A-3595)
141.5720	am	(P-17665/89; A-3595)







**TITLE 92 (CONT'D)**

TITLE 92 (CONT'D)				
548.40	r	(P-17731/89; A-3692)	1020.70	n
548.50	r	(P-17731/89; A-3692)	1030.15	am
548.60	r	(P-17731/89; A-3692)	1030.16	n
548.70	r	(P-17731/89; A-3692)	1030.30	am
548.80	r	(P-17731/89; A-3692)	1030.50	am
548.90	r	(P-17731/89; A-3692)	1030.55	am
548 Ap.A	r	(P-17731/89; A-3692)	1030.60	am
Ex.A	r	(P-17731/89; A-3692)	1030.65	am
Ex.B	r	(P-17731/89; A-3692)	1030.80	am
548 Ap.B	r	(P-17731/89; A-3692)	1030.81	n
Ex.A	r	(P-17731/89; A-3692)	1030.84	am
Ex.B	r	(P-17731/89; A-3692)	1030.85	am
Ex.C	r	(P-17731/89; A-3692)	1030.91	n
Ex.D	r	(P-17731/89; A-3692)	1030.92	am
Ex.E	r	(P-17731/89; A-3692)	1030.94	am
548 Ap.C	r	(P-17731/89; A-3692)	1030.95	am
Ex.A	r	(P-17731/89; A-3692)	1030.Ap.A	am
Ex.B	r	(P-17731/89; A-3692)	1040.25	n
Ex.C	r	(P-17731/89; A-3692)	1040.32	am
Ex.D	r	(P-17731/89; A-3692)	1040.46	am
Ex.E	r	(P-17731/89; A-3692)	1040.45	am
Ex.F	r	(P-17731/89; A-3692)	1040.60	am
Ex.G	r	(P-17731/89; A-3692)	1040.65	am
Ex.H	r	(P-17731/89; A-3692)	1040.80	n
Ex.I	r	(P-17731/89; A-3692)	1060.5	am
Ex.J	r	(P-17731/89; A-3692)	1060.20	am
Ex.K	r	(P-17731/89; A-3692)	1060.60	am
Ex.L	r	(P-17731/89; A-3692)	1060.70	am
557.100	r	(P-10709)	1060.100	am
557.100	n	(P-10722)	1060.130	am
557.105	r	(P-10709)	1060.140	am
557.110	r	(P-10709)	1060.150	am
557.110	n	(P-10722)	1060.160	am
557.120	r	(P-10709)	1060.230	am
557.120	n	(P-10722)	1060.240	am
557.130	r	(P-10709)	1060.250	am
557.130	n	(P-10722)	1060.260	n
557.140	r	(P-10709)	1070.50	am
557.140	n	(P-10722)	1070.90	n
557.150	r	(P-10709)	1207.20	am
557.150	n	(P-10722)	1300.10	am
557.160	n	(P-10722)	1300.20	r
730.301	am	(P-14357/89; A-1484)	1300.30	r
730.307	am	(P-14357/89; A-1484)	1300.40	r
1001.220	am	(P-5977)	1300.50	r
1001.230	am	(P-5977)	1300.60	r
1001.240	am	(P-5977)	1307.10	r
1001.250	am	(P-5977)	1415.10	am
1001.410	am	(P-16932/89; A-2601; C-3698)	1415.20	am
1001.420	am	(P-5977)	1415.35	am
1001.450	am	(P-16932/89; A-2601) (P-5977)	1710.90	r
1001.485	am	(P-5977)	1710.91	am
1010.170	n	(P-1853; A-9492)	1710.160	am
1010.450	am	(P-15357/89; A-4560)	1710.170	n
1010.453	n	(P-8575)	1710.171	n
1010.454	am	(P-8575)	1710.172	n
1010.510	am	(P-8998)		
1010.520	am			
1010.745	r	(P-3022; A-12267)		
1010.750	r	(P-19235/89; A-6848)		
1010.750	r	(P-19235/89; A-6848)		
1019.40	am	(P-18843/89; A-5813)		
1020.10	am	(P-14818/89; A-3671)		







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